

Washington, Wednesday, December 14, 1949

TITLE 14-CIVIL AVIATION

Chapter I-Civil Aeronautics Board

Subchapter A—Civil Air Regulations [Regs., Serial No. SR-339]

PART 2—Type AND PRODUCTION
CERTIFICATES

PART 3—AIRPLANE AIRWORTHINESS; NORMAL, UTILITY, ACROBATIC, AND RESTRICTED-PURPOSE CATEGORIES

PART 4a-AIRPLANE AIRWORTHINESS

Part 4b—Airplane Airworthiness; Transport Categories

PART 6-ROTORCRAFT AIRWORTHINESS

PART 13—AIRCRAFT ENGINE AIRWORTHINESS

PART 14—AIRCRAFT PROPELLER
AIRWORTHINESS

PART 15—AIRCRAFT EQUIPMENT AIRWORTHINESS

EXTENSION OF DATES FOR COMPLIANCE WITH IDENTIFICATION DATA REQUIREMENTS

Adopted by the Civil Aeronautics Board at its office in Washington, D. C., on the 6th day of December 1949.

Amendments 2-1, 3-1, 4a-3, 4b-1, 6-3, 13-1, 14-1, 15-1 adopted November 2, 1949, require the installation, after December 6, 1949, of a fireproof identification plate on the several products manufactured in accordance with the requirements of each part. We are advised that certain manufacturers have as yet been unable to obtain the required fireproof plates, but that such plates can be obtained before March 7, 1950. We are therefore extending the date for compliance with these requirements until that time, so that deliveries of aircraft and aircraft components will not be interrupted.

For the reasons stated above notice and public procedure hereon are impracticable and contrary to the public interest, and the Board finds that good cause exists for making this regulation effective on less than 30 days' notice.

In consideration of the foregoing the Civil Aeronautics Board hereby makes and promulgates a Special Civil Air Regulation as follows, effective immediately: Contrary provisions of the Civil Air Regulations nothwithstanding, the requirements of §§ 2.36, 3.791, 4a.770, 4b.931, 6.61, 13.22, 14.7, 15.5, 15.11 (g), 15.12 (h), as amended November 2, 1949, shall not become effective until March 7, 1950.

This regulation shall terminate March 7, 1950, unless sooner superseded or rescinded.

(Secs. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 603, 52 Stat. 1007, 1009, 49 U. S. C. 551, 553)

By the Civil Aeronautics Board.

EAL] M. C. MULLIGAN,

Secretary.

[F. R. Doc. 49-10001; Filed, Dec. 13, 1949; 8:55 a. m.]

6455

[Supp. 2, Amdt. 1]

PART 42—IRREGULAR AIR CARRIER AND OFF-ROUTE RULES

OPERATING LIMITATIONS AND PERFORMANCE DATA

In order to provide performance data applicable to C-46 airplanes certificated with various engine ratings and maximum weights, it is deemed desirable to amend the performance data set forth in Supplement 2, § 42.80-1, Tables 1, 2, and 3, published on October 15, 1949, in 14 F. R. 6285, effective November 1, 1949. Inasmuch as this amendment relaxes the operating limitations set forth in those tables, compliance with the notice, procedures, and effective date provisions of the Administrative Procedure Act are unnecessary. Therefore, acting pursuant to the authority contained in sections 205 (a) and 601 of the Civil Aeronautics Act of 1938, as amended, and § 42.80 of the Civil Air Regulations, § 42.80-1 is amended as follows:

1. The first paragraph, last sentence is revised to read: "In the interest of safety, passenger-carrying Curtiss C-46 airplanes designated as Models A, D, E, and F shall be operated in accordance with the following operating limitations:"

(Continued on p. 7471)

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2. Tables 1, 2, and 3 are revised to

CURTIS MODEL C-46 AIRPLANES CERTIFICATED FOR MAXIMUM WEIGHTS OF 45,000 LBS. TO 48,000 LBS.

TABLE 1-C-46 TAKE-OFF LIMITATIONS

(a) "Effective length" of runway required when effective length is determined in accordance with CAR 42.1
 (a) (12). (Distance to accelerate to 107 m. p. h., TIAS, and stop, with zero wind and zero gradient.)

| Standard altitude in feet | Airplane weight in pounds | | | | |
|------------------------------|--|--|--|--|--|
| | 39,000 | 42,000 | 45,000 | 1 48,000 | |
| | Distance in feet | | | | |
| S. L | 4, 110 4, 250 4, 400 4, 650 4, 910 5, 165 5, 420 5, 685 5, 940 | 4, 295 4, 450 4, 600 4, 890 5, 170 5, 450 5, 730 6, 000 6, 280 | 4, 570 4, 725 4, 880 5, 190 5, 500 5, 810 6, 120 6, 440 6, 750 | 4, 956 5, 130 5, 300 5, 680 6, 050 6, 430 6, 802 7, 180 7, 550 | |

Actual length of runway required when "effective length," considering obstacles, is not determined. (Distance to accelerate to 107 m. p. h. TIAS, and stop, divided

| | Airplane weight in pounds | | | | |
|------------------------------|---|---|---|---|--|
| Standard altitude in feet | 39,000 | 42,000 | 45,000 | 1 48,000 | |
| | Distance in feet | | | | |
| 8, L | 4,835 5,000 5,175 5,470 5,775 6,075 6,375 6,690 6,990 | 5,050 5,235 5,410 5,750 6,080 6,410 6,740 7,060 7,390 | 5,375 5,555 5,740 6,105 6,470 6,830 7,200 7,575 7,940 | 5,825 6,035 6,235 6,680 7,120 7,565 8,005 8,443 8,880 | |

¹ For use with Curtiss Model C-46 airplanes when approved for this weight. (Airplane Flight Manual must be revised accordingly.)

TABLE 2-C-46 EN ROUTE LIMITATIONS

(a) Curtiss Model C-46 certificated for maximum weight of 45,000 pounds. (Based on a climb speed of 130 m, p, h, (TIAS).)

| Weight in pounds | Terrain clearance (feet) ¹ | Blower |
|--|---|---|
| 15,000 14,000 13,000 12,200 11,000 10,000 19,000 | 6,450 7,000 7,550 8,000 9,600 11,000 | Low. Low. Low. High. High. High. |

¹ Highest altitude of terrain over which airplane may be operated in compliance with CAM 42.80-1 (b).

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(b) Curtiss Model C-46 certificated for maximum weight of 48,000 pounds or with engine installations ap-proved for 2,559 r. p. m. (1,700 BHP). Maximum con-tinuous power in low blower.² (Based on a climb speed of 130 m. p. h. (TIAS).)

| Weight in pounds | Terrain clearance (feet) ¹ | Blower |
|------------------|--|--------|
| 48,000 | 5, 850 | Low. |
| 47,000 | 0, 300 | Low. |
| 46,000 | | Low. |
| 45,000 | 7, 200 | Low. |
| 44,500 | 7,450 | Low. |
| 14,250 | 8,000 | High. |
| 44,000 | 8, 550 | High. |
| 43,000 | 10,800 | High. |
| 42,000 | 12, 500 | High. |
| 41,000 | 13, 000 | High. |

¹ Highest altitude of terrain over which airplane may be operated in compliance with CAM 42.80-1 (b).

² Engine installations having P & W R-2800-27, -43, -51, -71, -75, -79 engines can be approved for 1,700 BHP in low blower. See engine specification Chapter 19, page 30.02 revised October 16, 1949. (Airplane Flight Manual must be revised accordingly.)

TABLE 3-C-46 LANDING LIMITATIONS

(a) "Effective length" of runway required when effective length is determined in accordance with CAR 42.1 (a) (12), with zero wind and zero gradient.

(1) Curtiss Model C-46 certificated for maximum weight of 45,000 pounds. (Based on a steady approach speed at 50 foot height of 105 m. p. h. (TIAS).)

| | Airplane weight in pounds | | | | |
|------------------------------|----------------------------|----------------------------|----------------------------|----------------------------|--|
| Standard altitude in feet | 40,000 | 42,000 | 44,000 | 45,000 | |
| 1 - 4 - 15 | Distance in feet | | | | |
| , L | 3,700 3,800 | 3, 855 3, 960 | 4, 030 4, 140 | 4, 110 4, 220 | |
| 000 | 3, 900 4, 050 4, 110 | 4, 070 4, 180 4, 290 | 4, 250 4, 360 4, 475 | 4, 338 4, 450 4, 568 | |
| 000 | 4, 215 4, 330 | 4, 400 4, 515 | 4, 595 4, 710 | 4, 680 4, 800 4, 930 | |
| ,000 | 4, 430 | 4, 635 4, 755 | 4, 845 | 5,060 | |

(2) Curtiss Model C-46 certificated for maximum weight of 48,000 pounds.\(^1\) (Based on a steady approach speed at 50 foot height of 99 m.p.h. (TIAS).)

| | Airp | lane weig | ght in po | unds |
|--|---|---|--|--|
| Standard altitude in feet | 42,000 | 44,000 | 46,000 | 48,000 |
| | | Distance | in feet | |
| S. L 1,000 2,000 3,000 4,000 5,000 6,000 7,000 8,000 | 2,890 2,960 3,035 3,110 3,185 3,260 3,330 3,415 3,500 | 3,000 3,070 3,145 3,215 3,300 3,370 3,460 3,545 3,635 | 3, 110 3, 180 3, 250 3, 330 3, 410 3, 495 3, 580 3, 670 3, 765 | 3, 215 3, 285 3, 360 3, 430 3, 520 3, 615 3, 700 3, 800 3, 900 |

1 For use with Curtiss Model C-46 aircraft when ap proved for this weight. (Airplane Flight Manual must be revised accordingly.)

(b) Actual length of runway required when effective length, considering obstacles, is not determined in accordance with CAR 42.1 (a) (12).

(1) Curtiss Model C-46 certificated for maximum weight of 45,000 pounds. (Based on a steady approach speed at 50 feet height of 105 m, p, h. (TIAS)).

| | Airp | lane wel | ght in po | unds |
|---|--|--|--|--|
| Standard altitude in feet | 40,000 | 42,000 | 44,000 | 45,000 |
| | | Distanc | e in feet | |
| 8. L. 1,000 2,000 3,000 4,000 5,000 6,000 7,000 8,000 | 4, 710 4, 835 4, 965 5, 185 5, 230 5, 365 5, 510 5, 640 8, 790 | 4, 910 5, 040 5, 180 5, 320 5, 460 5, 600 5, 745 5, 900 6, 050 | 5, 130 5, 270 5, 410 5, 550 5, 695 5, 850 5, 995 6, 165 6, 325 | 5, 230 5, 370 5, 520 5, 663 5, 810 5, 955 6, 110 6, 277 6, 440 |

(2) Curtiss C-46 certificated for maximum weight of 48,000 pounds.¹ (Based on a steady approach speed at 50 foot height of 99 m, p, h, (TIAS),)

| 4 | Airpl | ane wels | tht in p | ounds |
|---------------------------|--------|----------------|----------|--------|
| Standard altitude in feet | 42,000 | 44,000 | 46,000 | 48,000 |
| | | Distance | in feet | |
| 8. L. | 3, 680 | 3, 820 | 3, 960 | 4,090 |
| 1,000 2,000 | 3,765 | 3,905 4,000 | 4,045 | 4, 180 |
| 3,000 | 3,960 | 4,090 | 4, 240 | 4, 36/ |
| 1,000 | 4,055 | 4, 200 | 4, 340 | 4, 480 |
| ,000 | 4, 150 | 4, 290 | 4, 450 | 4,600 |
| 5,000 | 4, 240 | 4,405 | 4, 555 | 4, 710 |
| 7,000 | 4, 345 | 4, 510 | 4,670 | 4, 83 |
| 8,000 | 4, 455 | 4, 625 | 4, 790 | 4, 963 |

¹ For use with Curtiss Model C-46 aircraft when approved for this weight. (Airplane Flight Manual must be revised accordingly.)

(Sec. 205 (a), 52 Stat. 984; 49 U.S.C. 425 (a). Interpret or apply secs. 601, 604, 52 Stat. 1007, 1010; 49 U. S. C. 551,

This amendment shall become effective upon publication in the FEDERAL REGISTER.

[SEAL]

E. M. STURHAHN. Acting Administrator. Civil Aeronautics.

[F. R. Doc. 49-9986; Filed, Dec. 13, 1949; 8:48 a. m.]

[Supp. 3, Amdt. 1]

PART 60-AIR TRAFFIC RULES

STANDARD INSTRUMENT APPROACH PROCEDURES

Under section 205 (a) of the Civil Aeronautics Act of 1938, as amended, the Administrator of Civil Aeronautics is authorized to make and amend such rules. regulations, and procedure as are necessary to carry out the provisions of, and to perform and exercise his powers and duties under, the act. Under section 601 of the Civil Aeronautics Act of 1938, as amended, the Civil Aeronautics Board is empowered to delegate to the Administrator of Civil Aeronautics the authority to prescribe rules, regulations, and standards which promote safety of flight in air commerce. Under §§ 42,55 (b), 42.56, and 60.46 of the Civil Air Regulations, the Civil Aeronautics Board has authorized the Administrator of Civil Aeronautics to prescribe standard instrument approach procedures, including ceiling and visibility minimums.

Acting pursuant to the foregoing statutes and regulations, standard instrument approach procedures were prescribed. These procedures are hereby amended. This amendment is made effective without delay, in order to promote safety of the flying public. Compliance with the notice, procedures, and effective date provisions of section 4 of the Administrative Procedure Act would be impracticable and contrary to the public

interest, and therefore is not required.

1. Section 60.46-4 Low frequency range procedures (CAA rules which applications) ply to § 60.46) is amended by adding the following procedures where procedures have not been established, and by substituting the following procedures where procedures have been established:

| | Dec 200 | | | A MILANDIA |
|------|---------|------|-------|------------|
| DIII | | ANID | DECLI | LATIONS |
| RUL | | MIND | KEGOI | LATIONS |

| 7472 | | | | | RULES | AND R | EGULA | TIONS | | A THE REAL PROPERTY. | - | | |
|---------------------------------|--|---|---|--|---|--|---|---|---|--|--|--|--|
| | If visual contact not estab- lished over airport at au- thorized landing minimums, | or if landing not secomplished; remarks | Climb to 1,000' on 8 ers, turn right, continue climb and proceed out W ers climbing to 2,700', or alternate procedure (when directed by ATC), climb to 5,000' on 8 ers. | Climb to 3,000 on N ers within 28 mi., or alternate procedure (when directed by ATO), elimb to 2,700 on W ers., "Rnwy No. 1 only. | Climb to 4,000' on SE crs, or alternate procedure (when directed by ATC), climb to 4,000' on SW crs of Chattanoogs within 25 miles. | Climb to 1,800' on E ers. | Climb to 1,500° on NW ers within 25 mi. | Olimb to 2,300' on NE crs. | Make 180° left turn and climb to 2,200 on SE crawithin 25 mil.; or alternate procedure (when directed by ATC), turn right and climb to 4,000 on NW ers within 25 mil. | If not contact over range, turn left and climb to 7,000' on W course within 25 mi. Nors: Procedure turn NA on 8 side of W ors due to high strad. *Minimum night visibility shall be 2 mi. for all types of acti. | Climb to 1,500' on NW crs. | Climb to 6,000' on N ers within 25 mi. *CAUTION: 3,428' terrain 2.5 mi. N of range on final. | Climb to 3,500' on N ers within 25 mi. |
| SI | t t | Visi- bility (mil.) | 11311 | 1100 | 1.0000 | 3.0 | 1.5 | 1.5 2.0 1.0 | 1.5 3.0 1.0 | 20 20 1.0 | 1.5 1.0 | P8 20 0000 | 90 00 00 00 00 00 00 00 00 00 00 00 00 0 |
| minimun | Night | Celling (ft.) | 1,000 300 300 | ,500 1,000 300 | 700 1,000 300 | 700 N.A 1, 900 | 300 500 1,000 300 | 500 500 300 300 | 500 1,000 300 | 800 NA 800 NA | 500 NA 300 | 600 1,000 300 | 000 1,000 300 |
| visibility | | Visi- bility (mi.) | 1.5 | 1 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 250 350 10 | 2.0 | 1,5 | 1.5 1.0 1.0 1.0 | 1.5 | 1.5 | 1.5 | 2.0 2.0 2.0 | 3.0 |
| Ceiling and visibility minimums | Day | Cetting (ft.) | 600 500 1, 000 300 | 4500 1,000 300 | 700 700 11,000 | 700 NA 1,000 500 | 500 500 1,000 | 300 200 | 500 1,000 300 | 800 800 300 | 500 500 NA 300 | 800 1,000 300 | 000 1,000 300 |
| 0 | | | R∞4F | RSAH | May 4H | RSAH | HRAH | No 4E | RSAN | ROAF | なる女子 | HEST | HWAF |
| | Field eleva- | tion | 282 | 282 | 678 | 722 | 146' | 801, | 914' | 944.4 | 14' | 3, 242' | 1,877 |
| 3 | nt n | Dis- tance (mil.) | oo el | 5,4 elmar | 3.0 | 10.7 | 1.7 | 69 | 1.4 | 0.5 | 2.2 | 5.5 | 12 |
| Obsetto | airport | Mag- netic bearing | 195° | (from Delmar FM) | 203° | 000 | 292 | 616 | 241° | 326° | 336. | 345° | 329° |
| Mint | mum altitude | | 1,100' | 1,700' (over Del- mar FM). | 1,800′ | 1,200' | ,008 | 1,500′ | 1,800′ | 5,240 | 2008 | *4,500′ | 2,500′ |
| | Procedure turn minimum at distances from radio range station | | 10 ml1,600° W side N crs 15 ml1,600° W side N crs 20 ml1,800° W side N crs 25 ml1,800° W side N crs | 10 mi.—2,300° B side S ers 15 mi.—2,200° E side S ers 25 mi.—2,200° E side S ers 25 mi.—2,200° E side S ers | 10 ml.—2,500′ E side NE crs 15 ml.—2,500′ E side NE crs 20 ml.—2,500′ E side NE crs 25 ml.—2,500′ E side NE crs | 10 mi.—1,300° S side W crs 15 mi.—1,500° S side W cr: 20 mi.—1,500° S side W crs 25 mi.—1,500° S side W crs | 10 mi.—1,200° N side SR crs 15 mi.—1,200° N side SR cr 20 mi.—1,200° N side SR crs 25 mi.—1,200° N side SR crs | 10 mi.—2,000° S side SW crs 15 mi.—2,000° S side SW crs 20 mi.—2,000° S side SW crs 25 mi.—2,000° S side SW crs | 10 mi.—2,300° N side NE crs 15 mi.—2,300° N side NE crs 20 mi.—2,300° N side NE crs 26 mi.—2,300° N side NE crs | 10 mi.—6,300′ N side W crs 15 mi.—6,500′ N side W crs 20 mi.—6,000′ N side W crs 25 mi.—6,000′ N side W crs | 10 mt.—1,500' E side SE crs 15 mt.—1,500' E side SE crs 20 mt.—1,500' E side SE crs 25 mt.—1,500' E side SE crs | 10 mi.—5,500' E side S ers 15 mi.—5,500' E side S ers 20 mi.—5,500' E side S ers 25 mi.—5,500' E side S ers | 10 mi 3,100' E side S crs 15 mi 3,500' E side S crs 20 mi 3,500' E side S crs 25 mi 3,500' E side S crs |
| | | range course | z | 20 | NE | * | SE | W8 | NR | × | SE | co. | 00 |
| | Shuttle | 17 | N crs to 1,800' within 15 mi. | N cers to 1,800° within 15 mi. | None | None | None | None | None | None | None | None | None |
| | Minimum initial approach altitude | Indicated and ratio as Indicated | N -4,500' (Burlington range) N -3,000' (Glens Falls M.H.) N -1,000' (Garaceas Springs F.M.) E -5,000' (Round Lake F.M.) (final) E -5,000' (Round Lake F.M.) S -5,000' (Gratton F.M.) S -5,000' (Gratton F.M.) S -5,000' (Gratton F.M.) S -2,200' (Coxsackle F.M.) N -2,700' (Litter ange) W -2,700' (Litter ange) | N-4,30V (Burlington range) N-2,20V (Saratoga Springs FM) E-5,50V (N ers W estheld) E-5,50V (Cratton FM) S-5,00V (Poughkeepis range) S-4,70V (Poughkeepis range) W-2,70V (Urba range) W-1,80V (Seltenectady FM) | NE—3,000′ (W crs Knoxville) NE—1,800′ (Daisy FM) (final) SE—4,000′ (Mathar Range) SW—4,000′ (N crs Birmingham) NW—4,000′ (N crs Birmingham) | E-1,500' (SW ers Florence) SE-1,500' (NW ers Charleston) W-1,600' (NE crs Augusta) NWMin, en route alt. | NE-1,400' (8 crs Pope SE-1,200' (NW crs Myrtle Beach) SW-1,500' (E res Columbia) NW-Min, en route alt. | NE-2.300 (E ers Goehen) SE-2.307 (Dayton range) SW-2.200 (Sers Goshen) SW-1,500 (Markle PM) (Inail) NW-2.300 (E ers Goshen) | NE-2.300' (Blackstone Range) NE-1800' (Summit Hill FM) SF-Min en route alt. SW-2.400' (SE ers Wilston-Salem) NW-7.000' (Puisski Range) | N.—Min. en route alt. E.—Min. en route alt. S.—Il,000' (Malad City Range) W.—7,000' (N ors Burley) | E-Min. en route alt. SE-Min en route alt. W-1,500' (SW ers Providence) NW-1,000' (Providence Range) | N-Min. en route alt. B-4.400 (Pierre Range) S-5.500 (NE ers Scottsbluff) W-9,000 (SE ers Sheridan) | N=3,000' (E crs Big Spring) E=3,000' (S crs Abilene) S=3,500' (NW crs San Antonio) W=3,500' (SE crs Big Spring) |
| | Station; frequency; identi- | | ALBANY, N. Y. Albany Airport 203 ke, ALB: SBR.A2-DIV Procedure No. 1 | Procedure No. 2 | CHATTANOOGA, TENN. Lovell Field S41 kc; CHA: SBRAZ-DTV | COLUMBIA, S. C. Congaree Air Base 227 kc; CAE; SBRAZ-DTV | FLORENCE, S. C. Florence Airport 320 kg; FLO; SBMRLZ-DTV | FT. WAYNE, IND. Baer Field Zil ke; FWA; SBMRLZ-DTV | GREENSBORG, N. C. High Point Airport 886 ke; GSO; SBRAZ-DTV | POCATELLO, IDAHO Philips Field 207 kc, PIH; BMRLZ-DTV | QUONSET POINT, R. I. Quonset Point NAS 536 kg. NCO SBMRLZ | RAPID CITY, S. DAK. Rapid City AFB 221 kc; RAP; SBRAZ—DTV | SAN ANGELO, TEX. Goodfellow Field 27 kg, SJT; BM RLZ—DTV |

| V | Ved | nesd | lay, D | ecember 19 | 1, 1949 | | ERAL REGISTER | | | | | 7473 |
|--|---------------------------------|--|--|--|--|--|--|--|--|---|--|--|
| A CHARLES AND A STATE OF THE PARTY OF THE PA | | If visual contact not estab- lished over airport at au- thorized landing minimums, | or if sanding not accom- plished; remarks | Climb to 2,500' on 8 ers within 25 mi. 27 ties H received, alt over range on final approach is 1,500. | Climb to 3,000 on SE crs within 15 mi. Mexican Border). Thescent to 1,200 to pass over range at 1,200 may be started after passing La Jolia FM if LaJolia FM not received, final supposed alto ver range is 1,500°. Cavitos: High terrain 9 mi E of N course. | If not contact over range, climb to 10,000' on Wers. *Procedure turn must be accomplished within 10 minhips to CAUTION. High terrain of E. CAUTION. High, unlighted terrain surrounding arpt. | Climb to 3,000 on NW ers within 25 mt, or alternate procedure (when directed by ATC), turn left, climb to 2,000 and proceed to the Campbellton mg via E ers of Campbellton and started after passing. ILS outer marker not received, final approach alter over mg is 1,600°. | Climb to 2,700' on 8 ces, or alternate procedure (when directed by ATO), turn left and climb to 2,600' on E crs within 25 mi. | Climb to 1,500' on N course. | Climb to 5,50% on NE ors within 25 mi. | Climb to 5,300° on NB ers within 25 mi. | Climb to 2,000' on SW ers within 25 mi. |
| | us. | # | Visi- | 1.5 | 2.0 3.0 1.0 | 3.0 | 1.0 2.0 1.0 | 1.5 | 1225 | 1555 | 0000 mmmm | 1555 |
| | y minimun | Night | Ceiling (ft.) | 98890 | 700 N.A 1,000 300 | 2,000 2,000 2,000 (BCOB) #1,500 | 20000 | 900 1,000 300 | 5588 | 990 S S S S S S S S S S S S S S S S S S | 55.88 | 8888 |
| | visibilit | | Visi- bility (mi.) | 1,5 3,0 1,0 | 2.0 3.0 1.0 | 3.0 | 1.5 1.0 2.0 1.0 1.0 | 1.5 2.0 1.0 | 1.5 2.0 1.0 | 11.0 | 0000 | 1.5 1.5 1.0 1.0 |
| | Ceiling and visibility minimums | Dsy | Ceiling (ft.) | 38888 | 000 1 000 0 000 0 | 1,500 1,500 1,500 1,500 | 00000 | 900 1,000 300 | 2000 2000 2000 2000 2000 2000 2000 200 | 8000 8000 8000 8000 | 7007 0007 0005 0005 | 3000 800 |
| | R | | | 及る人で | aw≼E | and F | Ko4H | MW4E | Ro4H | ¤∞≼H . | 現の女田 | 民の大田 |
| | | Field eleva- | tion | ,008 | 74. | 987.9 | 1,000/ | 643. | 19, | 3, 669' | 3, 485 | 280, |
| | on to | ort | Dis- tance (mi.) | 2.6 | 2.3 | 5.1 | 6.1 | 3.0 | South LFM) | 1.5 | 4.0 | 3.7 |
| | Static | airport | Mag- netic bearing | 174 | 138° | 265° | 881 | 178° | S8° (From Boston | 178 | SS SS | .987 |
| | Mini- | altitude over | range- final approach | *1,720′ | *1,500 | 8, 300′ | .1, 600 | 1, 800′ | 1, 100' (Over South Boston LFM) | 4, 200' | 4, 200' | 1,400′ |
| No. of Street, or other Persons | | Procedure turn minimum at distances from radio range | station | 10 mi - 2,500' W side N crs 15 mi - 2,500' W side N crs 20 mi. NA | 10 mi.—2,000' W side N crs 15 mi.—2,000' W side N crs 20 mi.—2,000' W side N crs 25 mi.—2,000' W side N crs | 10 ml.—% 500' N side E crs 15 ml.—NA 20 ml.—NA 22 ml.—NA | 10 mi.—2,000° E side SE crs 115 mi.—2,000° E side SE crs 25 mi.—2,000° E side SE crs 25 mi.—2,000° E side SE crs | 10 ml. – 2,500' W side N crs 15 ml. – 2,500' W side N crs 20 ml. – 2,500' W side N crs 25 ml – 2,500' W side N crs | 10 mi.—1,700′ S side SW crs 115 mi.—1,700′ S side SW crs 20 mi.—1,700′ S side SW crs 25 mi.—1,700′ S side SW crs | 10 mi.—5,500° Sude SW crs 15 mi.—5,500° Sude SW crs 20 mi.—5,500° Sude SW crs 25 mi.—7,500° Sude SW crs | 10 ml.—5,500° S sido SW crs 15 ml.—5,508° S sido SW crs 20 ml.—6,509° S sido SW crs 22 ml.—7,600° S sido SW crs | 10 mi. – 1,90V S side W crs 15 mi. – 1,90V S side W crs 20 mi. – 1,90V S side W crs 25 mi. – 1,90V S side W crs |
| | | Final ap- proxi- | range | z | × | M | SE | z | SW | SW | WS | W |
| | | Shuttle | | None | Мове | None | None | None None | | None | None | None |
| | | Minimum initial approach altitude from the direction and radio fix | Indicated | N-2,500' (SW crs Austin) N-1,720' (Gloojo Creek FM) (final) N-1,520' (Gloojo Creek FM) (final) S-2,500' (NE crs San Antonio) W-2,700' (NW crs San Antonio) W-2,700' (NW crs San Antonio) | N-4,000' (SE ers Long Beach) N-3,000' (Oceanside FM) N-1,200' (La Jolis FM) (final) E-9,000' (El Centro Hange) R-4,00' (La Mesa FM) SE-Min, en route alt, SE-2,00' (Corenside PM) | N-Min. en route alt. E-12,000' (NW crs Laramie) S-Min. en route alt. W-16,000' (Rock Springs Range) | NE-2.807 (Spartanburg Range) NE-2.207 (Stone Mountin F.M.) SR-2.204 (Macon Range) SR-2.104 (Anosbaro F.M.) SR-1.507 (ILS OMK) (final) SR-2.106 (Maxwell Range) NW-2.007 (Chattanooga Range) NW-2.607 (Smyrna F.M.) | N-2,500 (SW ers Chattanooga) N-2,800 (Bradford FM) (final) E-4,000 (Campbellton Range) E-2,500 (Roff FM) S-2,700 (W ers Maxwell) SW-2,500 (Meridian Range) | N-1,90V (NE ers Grenier) N-1,90V (Peabody FM) E-1,50V (E ers Squantum) SW-1,70V (N ers Froridence) SW-1,10V (Dedham FM) (final) W-1,60V (N ers Providence) | NE—Min. en route alt. E—5.60V (Lewtstown Range) E—5.50V (Belt FM) SW—5.50V (O ers Helena) SW—5.50V (Cascade FM) (Inal) SW—4.20V (Cascade FM) (Inal) NW—4.20V (Cut Bank Range) | NE—Min, on route alt. E—5,000 (Lewistown Range) E—5,500 (Belt FM) SW—8,300 (N or Hidens) SW—5,300 (Cascade FM) NW—6,500 (Cut Bank Range) | NE—2,300' (W ers Chiesgo) E.—2,300' (N ers Harvey) SW—2,000' (R ers Peoria) W—2,000' (K ers Peoria) |
| | | Station; frequency; identi- | Deathon; class | SAN ANTONIO, TEX. San Antonio Arport 344 kc; SAT; SMRLZ—DTV | SAN DIEGO, CALIF. Lindbergh Field 224 kc; SAN; SBRAZ-DTV | SINCLAIR, WYO. Rawlins Airport 388 km, SEE; SERAZ-DTV | ATLANTA, GA. Affinita Afrort 286 key, ATL; SBRAZ-DYXV Procedure No. 1 | BIRMINGHAM, ALA. Birmingham Airport 224 kc; BHM; SBRAZ-DTV | BOSTON, MASS. Logan Airpoit 382 kg BOS; SBRAZ-DTV Frocedure No. 2 | GREAT FALLS. MONT. Orest Falts Airport SIT ke; GTF; SBRAZ-DTV | Great Falls AFB | JOLIET, ILL Joliet Airport 257 kc; JOT; SBRAZ-DTV |

RULES AND REGULATIONS

| 14 | (474 . Abria | | | | | | RULES | AND R | EGULATIO | | | | |
|----|---------------------------------|--|---|--|---|---|--|--|---|---|--|--|--|
| | | If visual contact not estab- lished over airport at au- thorized landing minimums, | or if landing not accomplished; remarks | Olimb to 7,000° on NE crs within 20 mi. | Climb to 1.200° on W crs, or alternate procedure (when directed by ATO), turn right and climb to 1,200° on N crs. | Climb to 1,500° on SE ers. "Descent to field may be started after possing Cassvillo FM, if FM not received final approach altitude over range is 800°. | Climb to 2.300 on W crs. N/S runway not authorized for night landings or take- offs, no range lights. | Climb to 2,000 or N ors, or alternate procedure (when directed by ATC), turn right, climb to 2,000 on NE ors. | Climb to 2,500° on SW ers, or alternate procedure (when directed by ATC), turn right, elimb to 2,000° on NW ers. | If not contact over rug, elimb to 9,000 on Wers. "Silding seale not applicable except that landings are approved when the visibility is 1 mi. or more provided that (1) ceiling is unlimited, (2) the restriction to visibility is due to haze or smoke, and (3) the top of the smoke level is below 7,507 S. L. | If not contact over range, make immediate right turn climb- ing to 11,000' on W crs. | Proceed out NW ers, elimbing to 2,50% within 25 ml, and contact McChord tower for further instructions. Nove: Tris procedure authorized only when Rt. Lewis fining range is inactive. Procedure No. 1 will be used at all other times. | Climb to 2,000 on NW ers within 25 mi stlernate pro- cedure (when directed by ATC), climb to 1,800 on NB course. |
| | SII | it | Visi- bility (mi.) | 9999 | 1.5 | 1.00 1.00 1.00 | 4444 0000 | 1.5 | 1315 | 0000 8884 | 23.0 | 8 64 00 | 1.5 |
| | minimur | Night | Celling (ft.) | 1,500 1,500 1,300 800 | 1,000 | 98000 | 200 | 300 300 300 | 300 1,000 300 | 88. 800,11,000 400,000 | 1,900 NA 1,900 400 | 700 1,200 600 | \$00 \$00 300 |
| | visibility | | Vlsi- billity (mi.) | 0000 | 11.0 1.0 1.0 1.0 | 11.0 2.0 1.0 1.0 | 1500 | 11811 | 110001 | 1222 | 2.0 | 1.5 | 1.0 1.0 1.0 |
| | Celling and visibility minimums | Day | Celling (ft.) | 1,500 1,500 1,500 800 | 1,000 | 9800 8800 8800 | 800 SS | 300 1,000 300 | 500 500 1,000 300 | 0004 0004 | 1,000 NA 1,000 400 | NA 1, 200 500 | 500 500 300 300 |
| | 0 | | | ROAF | HOAF | HEAR | RSAF | ROSE | RS AF | 異る本中 | 民の女子 | 兵後太正 | ASSAE |
| | | Field clevs- | tion | 1,890′ | 25% | 78 | 388 | 2869 | ,909 | 4, 456/ | 4,788' | 38 | 435 |
| | n to | nt | Dis- tance (mi.) | 1.9 | 1.7 | 0.7 | 2.8 | 2.1 | . 2.6 | * 60 | 8.0 | 1.7 | 33.50 |
| | Station to | airp | Mag- netic bearing | 340 | 208° | 157° | 280° | 356° | 2460 | 107° | 124° | å | S . |
| | Mini- | altitude over | The second | 3,400′ | ,000 | 800/ | 1,760′ | ,008 | 1, 200′ | 5,250' | 5,780′ | 1,000′ | 1,300′ |
| | | Procedure turn minimum at distances from radio range | station | 20 ml5,000' S side SW crs 15 ml5,000' S side SW crs 20 ml7,000' S side SW crs 25 ml10,000' S side SW crs | | 10 mi.—1,300' W side NW ers 115 mi.—1,300' W side NW ers 20 mi.—1,300' W side NW ers 25 mi.—1,500' W side NW ers | 10 ml.—2,300° N side R crs 15 ml.—2,300° N side E crs 20 ml.—2,300° N side E crs 25 ml.—2,300° N side E crs | 10 mi.—1,300' E side S crs 15 mi.—1,300' E side S crs 20 mi.—1,300' E side S crs 25 mi.—1,300' E side S crs | 10 mi.—2,000′ N side NE crs 115 mii.—3,000′ N side NE crs 20 mii.—3,000′ N side NE crs 25 mi.—3,000′ N side NE crs | 10 mi.—7, 500′ W side 8 crs 10 mi.—7, 590′ W side 8 crs 20 mi.—7, 590′ W side 8 crs 25 mi.—10,000 W side 8 crs | 10 mi,—10,500° W side N crs 115 mi,—10,500° W side N crs 20 mi,—10,500° W side N crs 25 mi,—10,500° W side N crs | 10 mi.—2,000° S side SW crs 15 mi.—2,000° S side SW crs 25 mi.—3,500° S side SW crs 25 mi.—3,500° S side SW crs | 10 mi.—1,900° N side SE crs 115 mi.—1,000° N side SE crs 20 mi.—1,600° N side SE crs 26 mi.—1,600° N side SE crs 26 mi.—1,600° N side SE crs |
| | Final | ap- proxi- | range | ws | M | NW | M | 00 | N | σ ₀ | z | SW | 88 |
| | | Shuttle | | To 7000' on NE & SW crs within 20 mi. (Turns to S.) | None | None | None | None | None | N ers 10,000 minimum (procedure turn W) | None | NW ers within 20 mi. | None |
| | | Minimum initial approach altitude from the direction and radio fix | indicated | NE-10,000' (Enterprise Range) NE-7 000' (Crystal FM) SE-8,000' (N' res Needles) SW-9,00' (Silver Lake Range) NW-Min, en route alt. | N-1,200' (Savannah Range) E-Min. en route alt. E-GO' (Ft. George Is. FM) (final) E-GO' (Ft. George Is. FM) (final) W-1,200' (N ers Daytona Beach) | NE-1,500' (SE ers Newark) SE-1,500' (NE ers Millerille) SW-1,500' (SE ers McGulre) NW-1,700' (NE ers Phila.) NW-700' (Casseylile FM) (final)* | E=2,300' (N ers Detroit) SE=2,300' (W ers Detroit) W=2,200' (N ers Battle Creek) NW=Min, en route sit. | NE—2,000' (Jackson Range) S—1,30V' (Greenwood Range) S—800' (Neebitt FM) (final) SW—1,000' (SE ers Little Rock) N—2,000' (Advance Range) | NE-2,500' (NW ers Smithville) NE-1200' (Mx, Julies PM) (final) SE-3,500' (S ers Smithville) SE-2,500' (Waterhill FM) SW-2,500' (Jackson range) NW-2,000' (SW ers Bowling Green) | N-11,000' (Malad City range) N-10,000' (Corrine FM) F-12,000' (Fit Bridger range) S-12,000' (Fatfield range) S-11,000' (Riverton FM) S-6,500' (Salt Lake City range) S-6,500' (Rayton FM) (final) W-11,000' (Locin range) | N—11,000 (Maind City range) N—5,729 (Corrine FM) (final) E—12,00V (Ft. Bridger range) S—2,00V (Ners Faurfield) S—6,50V (Salt Lake City range) W—11,000 (Lucin range) | NE -2,500' (SE ors Seattle) SE-Min. en route sit. SW-Min. en route sit. NW-Min. en route sit. | NE-1,800' (Rawlings Intxn.) SE-1,300' (Knightdale FM) (final) SE-Min. en route alt. S-1,900' (NE ers Florence) NW-2,100' (NE ers Greensboro) |
| | | Station; frequency; identi- | Comp Inches | LAS VEGAS, NEV. Las Vegas AFB 208 Ke, LAS; SBMRAZ-DTV | JACKSONVILLE, FLA. Integon Airport 3H kc; JAX; SBRAZ-DTV | LAKEHURST, N. J. Lakeburst NAS 620 kg, NEL; BMRLZ | LANSING, MICH. Capital City Airport 206 kc, LAN; SBRAZ-DTV | MEMPHIS, TENN. Memplis Arport 371 kc, MEM; SBRAZ-DTV | NASHVILLE, TENN. Bery Field 304 kg. BNA; SBRAZ-DTV | OGDEN, UTAH Ogden Afrort 283 kg. OGD: SBRAZ-DTV | иш лув | McCHORD (Tacoma), WaSH, McChord Fid. Z2ke TCM; BMRLZ Procedure No. 2 | RALEIGH, N. C. Raleigh-Durham Airport 350 ke; R.D.U; SBRAZ-DTV |

0 4 1

| И | Wednesday, December 14, 1949 | | | FEI | DERAL RI | EGISTER | | | | | 747 | | | | |
|---|---------------------------------|--|----------------------------------|--|---|--|--|--|---|---|-----------------------|--|---|----------------------------|----------------------------|
| | | If visual contact not estab- lished over airport at au- thorized landing minimums, | | Climb to 2,000' on SE crs with- in 25 mi. | Climb to 2,800' on S crs. | If not contact over range, climb to 5,000' on W crs. | | | Make 180° left climbing turn and climb to 1,500' on SE crs within 25 mi. | Make immediate 180° left turn and elimb to 7,500° on N course. Procedure turn to E account high terrain to W. CAUTION: Abrupt rise in terrain 8 mi. SSW of sirport, 9,580 terrain, 12 mi SSW of sirport. | | Climb to 11,500' on SE ers. 'Stall speed formula not applicable to night minimums. | Climb to 1,000' on NE crs. make left turn and cont nue climb-to 2,700' on W crs. "Descent to arry may be started after passing Eliza- started after passing Eliza- beth MH. If Elizabeth MH not received, final approach altitude over range is 800'. #These minimums apply only when Elizabeth MH is used. Nore: Straight-in approach to Rwy, No. 6. | | |
| | 10 | | Visi- bility (mi.) | 1999 0000 | 1.5 1.5 2.0 1.0 | 1.0 1.0 1.0 | | 22000 | 1 1 2 5 5 | | | 9469 | 1161 | | |
| | minimum | Night | Ceiling (ft.) | 800 1,000 | 500 500 1,000 | 1,000 | | 1,000 | 500 500 NA 300 | NNNN | | *500 1,000 300 | \$200 8200 300 300 | | |
| | visibility | | Visit- billity (mi.) | 1.5 1.5 1.0 1.0 | 1.5 | 11511 | | 1,000 | 1.5 | 11.5 | | 1.0 | 1444 | | |
| | Celling and visibility minimums | Day | Ceiling (ft.) | 1,980 | 300 1,000 300 | 1,000 1,000 1,000 | | 1,000 | 888 888 884 884 | 600 1,000 300 | | 500 1,000 300 | 8888 | | |
| | 0 | | | Rode | REAL | HRSE | | May 40 | MW4E | ¤∞ de | | ROAF | M™ | | |
| | | Field eleva- | tion | 675' | 1,289 | 2,372" | | 2, 430' | 10, | 5,761 | | 7, 273' | 18 | 2 | |
| | o to | t | Dis- tance (mi.) | 8 700 | 8.1 | 10.0 | 5.3 | 15.2 | 3,7 | 3.0 | | 2.1 | 10 | 2 | |
| | Station | airport | Mag- netic bearing | 107° | 2021 | 222 | ·88 | 236° | 321° | 170° | | 147° | 888 | | |
| | Mini- | mum altitude over | | 1,640′ | 2,200′ | 3, 380 | | 3, 400' | 1,000′ | 6,700′ | | 8,000′ | ,008. | | |
| | | Procedure turn minimum at a distance from radio range station | | 10 mt. – 2,500° W side NW crs 15 mt. – 2,600° W side NW ers 20 mt. – 3,000° W side NW crs 25 mt. – 3,000° W side NW crs | 10 ml3,000 W side N crs 15 ml3,000 W side N crs 20 ml3,000 W side N crs 25 ml3,000 W side N crs | 10 mi.—4,700′ N side E crs 15 mi.—4,700′ N side E crs 20 mi.—6,000′ N side E crs 25 mi.—6,000′ N side E crs | FLY CONTACT FROM | FLY CONTACT FROM | 10 mi - 1,500' E side SE crs 15 mi - 1,500' E side SE crs 20 mi - 1,500' E side SE crs 25 mi - 1,500' E side SE crs | 10 mi.—7,100′ E side N crs* 15 mi.—7,100′ E side N crs* 20 mi.—7,100′ E side N crs* 25 mi.—7,100′ E side N crs* | | 10 mi.—8,800° E side NW crs 15 mi.—8,500° E side NW crs 20 mi.—8,500° E side NW crs 25 mi.—8,500° E side NW crs | 10 mi.—1,400′ S side SW ers 15 mi.—1,500′ S side SW ers 25 mi.—1,500′ S side SW ers 25 mi.—1,500′ S side SW ers | | |
| | | Final ap- proxi- | range course | MM | Z | 64 | NGE. | INGE. | SE | z | | NW | WS. | | |
| | | Shuttle | | None | None | None | CANE RA | KANE RA | None | None | | None | Nome | | |
| | | Minimum initial approach sittude | from the direction and radio its | NE-2,500' (SW crs Austin) SE-2,000' (S crs Alsmo) SW-2,000' (Laredo range) NW-2,500' (S crs San Angelo) NW-2,500' (Andrins FM) | N-Min. en route alt. E-2,500' (SW ers Marshall) S-2,800' (E ers Hutchinson) W-3,000' (S ers Waldo VAR) | N-Min en route alt. E-7,000 (Coest D'Alene range) S-5,500 (Walla Walls range) W-5,000 (Ephrata range) | (MAKE LET.DOWN TO SPOKANE RANGE. SPOKANE RANGE TO CALKINS AIRPORT.) | (MAKE LET-DOWN TO SPOKANE RANGE, SPOKANE AFB.) | NE-1,500' (E ers Boston) SE-Min, en route alt. SE-1,500' (Brent Rock FM) SW-1,700' (Providence Range) NW-1,700' (Wers Boston) | N-7,500' (Pueblo Range) NE-Min, en route alt. S-11,000 (NE ers Las Vegss) SW-Min, en route alt. | (PROCEDURE CANCELED.) | NE-10,500' (N crs Cheyenne) 8E-11,500' (N crs Denver) 8W-M/m on route all. NW-12,000' (E crs Sincist) NW-10,500' (Two Rivers Int.) | NE-2,000' (NW ors LaGuardia) SE-2,000' (Sw ors LaGuardia) SW-1,500' (E ors Allentown) SW-800' (Metuchen PM) (Final) SW-800' (Filzabeth MH) (Final) W-2,700' (NE ors Allentown) | (PROCEDURE CANCELED.) | (PROCEDURE CANCELED.) |
| | | | fication; class | SAN ANTONIO, TEX. Kelly AFB 284 kc; SNX; SBRAZ-DTV | SMOKY HILL (Salina), KANS, Smoky Hill AFB: 347 kc; SLN; BMRLZ | SPOKANE, WASH. Geirer Field 365 ke: GEG; SBRAZ-DTV | Calkins Airport | Spokane APB | SQUANTUM, MASS. Squantum MAS 238 kg, NZW: MRLZ | TRINIDAD, COLO. Trinidad Airport 329 ke, TAD; SBMRAZ-DTV | CASPER, WYO. | LARAMIE, WYO. Brees Field 245 ke; LAR; SBMRAZ-DTV | NEWARK, N. J. Newark Airport Sal ke; EWR; SBRAZ-DTV | OMAHA, NEBR. Offutt AFB | PALMDALE, CALIF. Muroc AFB |

Ceiling and visibility minimums

If not contact over range, climb to 1,500 on N ers.

If unable to maintain contact at 980 MSL, approach shall be discontinued and climb be discontinued and climb made to 1,500 on N ers. Nover: 502 MSL tower, 0.5 ml. 8W of range. If visual contact not estab-lished over airport at au-thorized landing minimums, or if landing not accom-plished; remarks Visi-bility (mi.) 88898 Celling (ft.) 0000 Visi-bility (mi.) 800 1,000 300 300 Ceiling (ft.) MONTH 188, Field eleva-tion 11.2 Dis-tance (md.) Station to sirport Mag-netic bearing 1470 Mini-mum altitude over mage-final ,086 Procedure turn minimum at distances from radio range station 10 mi -1,500' E side S crs 15 mi -1,500' E side S crs 20 mi -1,500' E side S crs 25 mi -1,500' E side S crs Final ap-proxi-mate range 00 Shuttle None Minimum initial approach altidute from the direction and radio fix indicated (PROCEDURE CANCELED.) (PROCEDURE CANCELED.) NE-1,900' (Little River Int.) S-1,900' (Lumberton Int.) SW-Min. en route alt. N-Min. en route alt. POPE (Fort Bragg), N. C. Grannis Airport (Fayette-ville) 238 ke; FTB; SBMRAZ SACRAMENTO, CALIF. McClellen AFB Station; frequency; identi-fication; class SYRACUSE, N. Y. Syracuse Airport.

2. Section 60.46-5 High frequency range procedures (CAA rules which apply to § 60.46) is amended by adding the following procedures have not been established; and by substituting the following procedures where procedures have been established:

| RUL | ED F | IND RI | GULAI | IONS | |
|---------------------------------|---|---|---|--|--|
| | over airport ed landing mini | or if landing not accomplished; remarks | Climb to 1,500' on SE ors. | Climb to 2,800' on S ers. *Stall speed formula not applicable. Nors: Use paved runway only. | Climb to 2,800' on S crs. Straight-in approach to run- way No. 17. |
| ns | bţ | Visi- bility (mi.) | 1,222 | | 12001 |
| y minimu | Night | Celling (ft.) | 500 1,000 300 | NN NA AAAA | 900 800 800 900 |
| visibility | | Visi- bility (mi.) | 1550 1500 1500 | 15000 | 10001 |
| Celling and visibility minimums | Day | Ceiling (ft.) | 500 500 1,000 | 008. | 8000 |
| 100 | | | HSAF | ROAF | 民员女正 |
| | Field eleva- | tion | % | 1,309′ | 1,289/ |
| in to | ort | Dis- tance (ml.) | 7.1 | 5.0 | 6.0 |
| Static | sirport | Mag- netic bearing | 166° | 132° | 180° |
| Mini- | mum skitude over | range— final spproach | 1,000′ | 2, 200′ | 3,200 |
| | Procedure turn minimum at distance from radio rance | | 10 mi,—1,500° N side NE crs 15 mi,—1,500° N side NE crs 20 mi,—1,500° N side NE crs 25 mi,—1,500° N side NE crs | 10 mi.—3,000° W side N crs 15 mi.—3,000° W side N crs 20 mi.—3,000° W side N crs 25 mi.—3,000° W side N crs | 10 ml.—3,000° W side N crs 15 ml.—3,000° W side N crs 20 ml.—3,000° W side N crs 25 ml.—3,000° W side N crs |
| | Final ap- proxi- | mate range course | NE (Tis- | N ign | N E |
| | Shuttle | | None | None | None |
| | Minimum initial approach attitude from the direction and radio fix | indicated | NE-1,30V (SE ers Millville) SR-1,50V (NE ers Salisbury VAR) SW-1,50V (E ers Baltimore) NW-1,50V (S ers New Castle) | N-Min. en route alt. E-2,50V (SW ers Marshall) S-2,50V (E ers Hutchinson) W-3,00V (S ers Waldo VAR) | N-Min. en route alt. E-2,500' (8W ers Marshall) S-2,800' (E ers Hutchinson) W-3,000' (5 ers Waldo VAR) |
| | identi- | Destion; class | DOVER, DEL. Dover AFB 108.3 mc; DOV; | SALINA, KANS. Salina Airport 108.3 me; SLN; BVAR-DTVL | Smoky Hill AFB |

Section 60.46-7 Automatic direction finding procedures (CAA rules which apply to § 60.46) is amended by adding the following procedures where procedures have been established: and by substituting the following procedures where procedures have been established:

| From- | To- | Mag- | Dis- | Mini- mum | Final spproach track in-bound; out- | Procedure turn minimum at distances from DF station | Mini- mum altitude over DF station | Distance from DF station to approach end of | Field eleva- | Mim Co | Mimimums Ceil- Visi- ing billity | If visual contact not established at authorized landing minimums or if landing not accomplished; y |
|--|----------|--------|---------|--------------|---|--|--|---|--------------|-----------|---|--|
| | | (degs. | 3 | | - | | approach | (mi.) | | | 1 | |
| Oklahoma City Rng | | 150 | | c4 6 | 3150 | 10 mi,-2,000' S side SE track 15 mi,-2,600' S side SE track | 1,475 | 0.0 | 875 | p4 = 5 | | 1.0 Ulimb to 2,500' on track of 335° to within 25 ml. |
| Int. N ers Ft. Worth and N ers Dallas | HW WH | 341 | 20.0 | 2,300 | | 20 mi.—2,500° S side SE track | | | 0.5 | D • AT | 30000 | 0000 |
| LeRoy Int. | H | 236 | 54.0 | 2,500 | S | 10 mi2,200' E side S track | 1,720 | 0.0 | 1, 215' | R. | | Olimb to 2,500' on track of 360° |
| Des Moines Rng | H | 10 | 115.0 | 0 2,500 | | 20 mi. 2,200 E side S track | | - | | 00 4 | | 2 10 0 |
| Minnespolis Rng | H | 178 | 8 117.0 | 0 2,500′ | | and the speed of speeds of stateons | | | | 46 | 800 | |
| Waterloo H | H | 306 | 6 62.0 | 0 2,500 | | Contraction of the second | | | | | | |
| Buffalo Rng | OMK | 338 | 8 12.0 | 0 2,000 | 2000 | 10 mi2,000' N side E track | 1,800′ | 278, 4, 6 | 2004 | No | | Climb to 2,000' on track of 278° |
| Walcottsville FM | OME | 286 | 6 14.0 | 0 2,000 | | 20 mi.—2,000 N side E track | | | The second | - VE | 800 | 2.0 while a mi w L/2 one. |
| Int. SE ers Toronto and bearing on OMK. | 223° OMK | 223 | 3 4.0 | 0 2,000 | | to mit 4,000 to sing to trace. | | | | | | |
| Flint MH | MH | 340 | 0 43.0 | 3 2,000 | WW | 10 mi2,000' W side NW track | 1,160′ | 0.0 | 299 | 73.55 | | L.5 If not contact immediately after |
| Gladwin MH | HW | 147 | 28.0 | 2,300 | 100 | 20 mi2,000 W side NW track 25 mi2,000 W side NW track | | | | 2≺₽ | 300 | track of 170° within 25 mi. CAU- 10 trox: MH must be monitored at all three while making an ADP suprosed. 730′ MSL ele- setre 2, mi W of surrors left. |
| Las Vegas Range | MH | 258 | 8 51.5 | 5 12,500′ | SW | 10 mi.—8,200' S side SW track | 7,700′ | 0.0 | 6,344 | 1 | 1 200 | MO |
| Otto Bange | HW | 340 | 38.0 | 000,000 | | 20 mi.—NA 8 3000 071 tenda 28 mi.—NA | | | | 0 · 4 F · | 1,500 1,500 2,000 2,000 1,000 1,000 1,000 | 1.5 mi. Sarvariz. On track of 2.0 2.8° outhound 56° inbound to 8.20° within 15 mi. Night minimums. 1.0 f. Night inkeoff on Bwy 25 not first akeoff on Bwy 25 not |
| Int. W ars Spokene & bearing on OMK | 203° OMK | 808 | 7.2 | 4,000 | SZS. SZS. | 5 mi.—4,000 8 side 8W track 15 mi.—NA 20 mi.—NA 25 mi.—NA (From OM K) | 3, 560' (OMK) | A CANK) | 2,872 | N = N ≤ F | 2000 1 2000 1 3000 1 3000 1 | 100000 |
| (PROCEDURE CANCELED.) | DELED.) | | | | | | | | | | | |
| New Bern VAR Range | MH | 226 | 65 | 0 1,200 | WW. | 201 | 230 | 0.0 | 31, | R | | Climb to 1,200' on track of 160° |
| Wilmington VAR Range | e MH | 102 | 4. | 9 1,200' | | 20 mi. 1,200 w side NW track | | | | a A E | 800 | 2.0 while to the Ot Lyt organol. |
| Myrtle Beach VAR Range | nge MH | | 54 68.0 | 0 1,200 | | ž | | | | 4 | | |
| Cape Fear Rdo Ben | MH | | 8 29.0 | 0 1,200" | I. | The state of the s | 7 | | | | | |
| Lamberton MH | WH | 110 | 0 000 0 | 1 2007 | 1 | The state of the s | | | | | | |

اولي

4. Section 60.46-9 Instrument landing system procedures (CAA rules which apply to § 60.46) is amended by adding the following procedures where procedures have been established; and by substituting the following procedures where procedures have been established:

| 3 | | | | | | | | | | | | RE | GU | LAT | TION | S | | | | |
|--|------------------------------|--|------------------------------------|------------------------------|---|--|--|--|---|---|--|--|---|-------------------|-------------------------------------|--|---|--|---|--|
| - | If visual contact not estab- | Isbed at suthorized land- ing minimums, or if land- | ng not scombinated | Chimb to 2,500' on NW crs of | alternate procedure (when directed by ATC), turn right and climb to 2,000' on NE ers of Austin within | *Glide path intercepted after crossing outer marker in- bound. | Climb to 1,200' on S ers of Brownsville, or siternate | procedure (when directed by ATO), turn left and climb to 1,200 on E ers of Brownsville. | Turn left and climb to 2,500' on N ors of Charlotte with- | in 25 mi, or alternate pro- cedure (when directed by ATC), turn right, climb to | 2,200' on E ers of Char- lotte within 25 mi | tower located 4 mi SE of range and 2.3 mi E of the S course. | Climb to 2,100' on N ers of Davton to W ers Colum- | bus, (Troy Int.). | | | Climb to 2,000° on W ers of Fresno LF range within 20 mi. | When sprroaching from Bowles FM, execute a left turn of 246 at the MMK to a gre of 108 mag, before proceeding outbound on the localizer err. Procedure turn S due to more suitable ferrain, Norz. Procedure usable only during hours of twr operation (Norz. Procedure usable persistion (Norz. Procedure usable turn between the suitable desiration (Norz. Procedure usable only during hours of twr operation (Norz. Procedure Labs Haring Labs and Labs | Olimb to 11,000' on W ers of Salt Lake City. | |
| | 12 | | Visi- bility (miles) | | 120 | | 3/4 | 1.0 | 3/4 | 100 | N. C. | | 3/4 | 100 | | | 3/4 | 1.0 | 1212 | |
| | Minimums | | Celling (feet) | 200 | 888 | | 200 | 300 | 900 | 200 | | | 500 | 88 | | | 300 | 900 | 38600 | |
| | | | | Ho | 0 4E | | Re | 4E | nd on | 44 | | | pd 00 | AF | | | M co A | H | ROAH | |
| | | Field eleva- | Hon | 631, | | | 22 | | 748' | | | | 1,007 | | | | 331/ | | 4,222 | |
| | e from | imste | les) Middle | 0.69 | | | 0.66 | | 0.62 | | | | 0.66 | | 7 | | 0.70 | | 0.71 | |
| | Distance from | approximate end of runway | Outer | 6.12 | | 100 | 4.34 | | 5.90 | | | 51 | 4.40 | | | | 4.44 | | 8 | |
| T | _ | | Middle | 830 | | | 240 | | 923, | | | | 1, 235' | | | | 535 | | 4,440 | |
| | | altitude over markers | Outer | 2, 130 | | | 1,150′ | | 2,150' | | | | 2, 271' | | | | 1,400′ | | 5, 600' | |
| | Mini- | tude at | glide path inter- ception | .1,900′ | | | 1,150' | | 2, 150′ | 118 | | | 2,200′ | | | - | 1,700′ | 78 1 2 1 | 5, 600' | |
| | | Procedure turn minimum on ILS 1,900'—E side SE crs | | | 1,200'-W side | | 2,150'—S side SW cos | | | | 2,200'-S side | 3 | | | 1,700'—** S side | of outer marker) | 5,600'—W side | | | |
| | Final ILS | approxi- mate | nbound; out- bound | SE | 30% | | N 1720 | 200 | WS | 230° | | | SW | 250 | | | SE SE | | 8 8 343° 165° | |
| | | | alti- tude (feet) | 1,900 | 1,90 | THE S | 1,200 | 1,200 | 2,200 | 2,200 | 2,200 | 2,200 | 2,200 | 2,200 | 2, 200 | 2,300 | 1,700 | 1,700 | 5, 600 | |
| | | i | times (miles) | 1.7 | 02 | 7.30 | 1.5 | 5,5 | 5.3 | 10. | 6.75 | 8,75 | 3.5 | 8.5 | 1.0 | 18.0 | 8.0 | 12.5 | 0. | |
| - Anna | | Mag- | netic course (degs.) | 117 | 181 | | 155 | 138 | 251 | 230 | 230 | 200 | 200 | 125 | 25 | 235 | 13 | 38 | 169 | |
| TOTTO STORE STORE | Transition to ILS | | 70- | NW ers ILS | SE ors ILS | | N crs ILS | N ors ILS | Outer Marker | Outer Marker | Outer Marker | SW ers ILS | SW ers ILS | SW ers ILS | Outer Marker | Outer Marker | SE ers ILS (MMK) | SE CYSILS (MMK) | N ces ILS | |
| and Simming one of | T | | From- | Austin Range | stin and | | Brownsville Range | Los Fresnos FM | Charlotte Range | Int. W ors Charlotte and SW ors ILS | Int. N ers Charlotte and SW ers ILS | Fort Mill FM | Dayton Range | Verons FM | Int. S ers Dayton and SW ers ILS | Int. W ers Columbus and NE ers ILS | Fresno Range | *Bowles PM | Salt Lake City Range | |
| Deen established, and by substituting the following processing | | ILS location and range from | ILS shall be made | AUSTIN TEXAS | Mueller Airport Freq. 109.5 mc Ident. AUS | | BROWNSVILLE, TEX. | International Arroort Freq. 110.3 mc Ident., BRO | CHARLOTTE, N. C. | Freq. 109.5 mc | | | DAYTON, OHIO | Preq. 110.3 mc | Ident, DAT | The state of the s | FRESNO, CALIF. Fresno Air Terminal | Freq. 10.3 mc Ident. FNO | SALT LAKE CITY, UTAH Salt Lake City Airport No. 1 Freq. 110,3 mc Ident, SLO Procedure No. 1 | |

These procedures shall become effective upon publication in the FEDERAL REGISTER.

(Sec. 205 (a), 52 Stat. 984, 49 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007, 49 U. S. C. 551)

E. M. STURHAHN, Acting Administrator of Civil Aeronautics.

F. R. Doc. 49-9780; Filed, Dec. 13, 1949; 9:42 a. m.]

> (Supp. 7. Amdt. 201 PART 60-AIR TRAFFIC RULES DANGER AREA ALTERATIONS

Under sections 205 and 601 of the Civil Aeronautics Act of 1938, as amended, and § 60.13 of the Civil Air Regulations, the Administrator of Civil Aeronautics is authorized to designate as a danger area any area within which he has determined that an invisible hazard to aircraft in flight exists, and no person may operate an aircraft within a danger area unless permission for such operation has been issued by appropriate authority. Such areas have been designated and published.

The following danger area alterations have been coordinated with the civil operators involved, the Army, the Navy, and the Air Force, through the Air Coordinating Committee, Airspace Subcommittee, and should be adopted without delay, in order to promote safety of the flying public. Compliance with the notice-procedures, and effective date provisions of section 4 of the Administrative Procedure Act would be impracticable and contrary to the public interest, and therefore is not required.

Acting pursuant to sections 205 and 601 of the Civil Aeronautics Act of 1938, as amended, and § 60.13 of the Civil Air Regulations, and in accordance with sections 3 and 4 of the Administrative Procedure Act, I hereby amend the Code of Federal Regulations, Title 14, Chapter I, Part 60, § 60.13-1, as follows:

1. A Lake Ontario (Wilson), New York,

area is added to read:

| Name and loca- tion (chart) | > Description by geographical coordinates | Designated altitudes | Time of designa- tion | Using agency |
|--|---|------------------------|---|---|
| Lake Ontario (Wilson) (De- troit Chart). | Beginning at lat. 43°20′00″ N. long. 78°51′30″ W; due S to lat. 43°18′40″ N; W to lat. 43°18′30″ N, long. 78°54′00″ W; NW to lat. 43°20′00″ N, long. 78°55′00″ W; due E to lat. 43°20′00″ N, long. 78°55′00″ W; due E to lat. 43°20′00″ N, long. 78°51′30″ W, point of beginning. | Surface to 2,000 feet. | Daylight hours only, from Dec. 10, 1949, to May 1, 1950. | Cornell Aeronautical Laboratory, Inc., Buffalo, N. Y. |

(Sec. 205 (a), 52 Stat. 984, 49 U.S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007; 49 U.S. C. 551)

This amendment shall become effective on December 14, 1949.

[SEAL]

F. B. LEE. Acting Administrator of Civil Aeronautics.

[F. R. Doc. 49-9982; Filed, Dec. 13, 1949; 8:47 a. m.]

TITLE 7—AGRICULTURE

Chapter I-Production and Marketing Administration (Standards, Inspections, Marketing Practices), Department of Agriculture

PART 51-FRUITS, VEGETABLES AND OTHER PRODUCTS (GRADING CERTIFICATION AND STANDARDS)

UNITED STATES STANDARDS FOR WINTER PEARS

Correction

In F. R. Document 49-9916, appearing at page 7415 of the issue for Saturday, December 10, 1949, make the following changes:

1. In column 1, page 7417, line 8 of paragraph (b) (2) should read, "bruises, broken skins, russeting, limbrubs,".

2. In column 3, page 7417, the word "may" in line 1 of subparagraph (8) (1) (a) should read "any".

3a. In column 3, page 7417, the word "net" appearing in line 13 of subparagraph (8) (i) (c) should read "not".

b. In line 15, the word "and" should read "end"

4. In column 1, page 7418, in subparagraph (10) (iv) (c), the word "and" in line 9 should read "end".

TITLE 15-COMMERCE AND FOREIGN TRADE

Chapter III-Bureau of Foreign and Domestic Commerce, Department of Commerce

Subchapter C-Office of International Trade [4th Gen. Rev. of Export Regs., Amdt. 60]

PART 375-BLT (BLANKET) LICENSE

COMMODITIES SUBJECT TO PROCEDURE

Part 375, BLT (Blanket) License, is amended in the following particulars:

Section 375.2 Commodities subject to procedure is amended to read as follows:

§ 375.2 Commodities subject to procedure. The following commodities are subject to the BLT (Blanket) license procedure:

Schedule Commodity B No. Aluminum and aluminum-base alloy sheets, plates, and strips (0.006 inch __ 630301 and over in thickness) _____

In addition, all RO commodities with the following processing code symbols of the Office of International Trade:

> SEED CERL

(63 Stat. 7; E. O. 9630, Sept. 27, 1945, 10 F. R. 12245, 3 CFR, 1945 Supp.; E. O. 9919, Jan. 3, 1948, 13 F. R. 59, 3 CFR, 1948 Supp.)

This amendment shall become effective as of November 10, 1949.

Dated: November 9, 1949.

LORING K. MACY. Assistant Director, Office of International Trade.

[F. R. Doc. 49-9961; Filed, Dec. 13, 1949; 8:48 a. m.]

[4th Gen. Rev. of Export Regs., Amdt. P. L. 20]

PART 399-POSITIVE LIST OF COMMODITIES AND RELATED MATTERS

MISCELLANEOUS AMENDMENTS

Section 399.1 Appendix A-Positive List of Commodities is amended in the following particulars:

1. The following commodities are de-leted from the Positive List:

Dept. of Comm. Sched. B. No. Commodity Refined oils: Lubricating oils: Other heavy duty detergent mo-tor oils (bbl. of 42 gals.).1 504020 Engines, turbines and parts, n. e. s.: Steam engines, boilers, and accessories: 711100 Stationary steam engines, except turbines.

Steam specialties, and parts. Other gasoline and kerosene en-713900 gines:

714300 Stationary, not over 10 horse-

719900 Gas turbines.

Other industrial machinery:
Textile machinery:
Braiding and insulating machines, and parts.
Other dairy equipment, and parts,
for commercial use: 754000

759300 Milk-shipping containers (5 gallons or over)

775040 Wrapping and packaging machinery, and parts.
Pipetting apparatus.
Insulating machines, and parts. 775050

775098 775098 Brush-making machinery Agricultural machinery and imple-

ments: 780200 Milk shipping cans (less than 5

gallons). 780800 Power sprayers and dusters. 781020

Plows, tractor-drawn or mounted, except for garden tractors. Harrows, disk, tractor-drawn, ex-781410 cept for garden tractors.

Other harrows, tractor-drawn, ex-781420

cept for garden tractors.

Cultivators, tractor - drawn or mounted, except for garden 781820

tractors.
Planters, tractor-drawn or 782420 mounted except for garden

tractors. 782700 Drills and seeders, tractor-drawn

or mounted, except for garden tractors.

784120 Mowers, except lawn movers, tractor-drawn or mounted, except for garden tractors

784900 Combines or reaper-threshers. Pick-up balers. 784950

787130 Hay presses, power only.

¹This commodity is included in the following entry on the Positive List: "Schedule B No. 504020, Automotive lubricating oils having a viscosity index of 75 or above and pour of 0° F. and below."

RULES AND REGULATIONS

| 7480 | | RUL | ES |
|------------------|--|----------------------|------------|
| Dent of | | Dept. of | |
| Comm. | | Comm. | |
| Sched. | | Sched. | |
| B No. | Commodity | B No. | Trans. |
| | Agricultural machinery and imple- ments—Continued | O | eIlu b |
| 787190 | Parts for agricultural machinery | | p |
| 101100 | except tractor parts and parts | 826520 | She |
| | for garden tractor implements. | | 8 |
| | Automobiles, parts, accessories, and | 826590 | Oth |
| | service equipment: Motor busses and bus chassis | 829700 A | ctiv |
| | (new): | 020,00 | cep |
| 790573 | Electric, including trackless trol- | | bor |
| | ley, commercial. | 829990 Si | lico |
| 790577 | Electric, including trackless | | sili |
| | trolley, military. Other vehicles and parts: | | sto vac |
| 795689 | Parts and accessories, for naval | I | ıdu |
| 100000 | craft (for naval purposes), ex- | | r |
| | cept engines. | | 1 |
| 796120 | Railway cars, passenger service, | 830300 | Pal |
| PORODO | except self-propelled. | 831300 831500 | Bu |
| 796200 | Railway cars, for track inspection and maintenance. | 831500 | Oct |
| | Coal-tar products: | 831700 | Bu |
| 800500 | Crude and refined coal tar. | 832800 | Cel |
| | Coal-tar acids, crude and inter- | 832930 | Eth |
| 000400 | mediate: | 832930 | Or |
| 802490 | Adipic. Coal-tar intermediates, except | | - |
| | coal-tar acids: | 832990 | 1 |
| 802590 | Alpha naphthylamine. | 832990 | 1 |
| 802590 | Aminocresyl methyl ether. | 832990 | 1 |
| 802590 | Anisidine. | 832990 832990 | 1 |
| 802590 802590 | Ortho cresol. Para cresol. | 832990 | 1 |
| 802590 | Para nitraniline. | 832990 | 1 |
| October 1 | Medicinal and pharmaceutical prep- | 832990 | 1 |
| | arations: | 832990 | 1 |
| | Enzymes, ferments, and culture | 832990 832990 | 1 |
| 812330 | media: Agar-agar. | 832990 | 1 |
| 812330 | Peptone. | 832990 | 1 |
| | Tablets, pills, capsules, powders, | 832990 | 1 |
| | ointments, extracts and simi- | 832990 | 3 |
| | lar manufactures, in dosage | 832990 832990 | 9 |
| 812790 | form, n. e. s.: Mercury bichloride. | 832990 | 1 |
| 012100 | Inorganic medicinal chemicals, | 832990 | 1 |
| | n. e. s.: | 832990 | |
| 813593 | Silver nitrate, C. P. | 832990 | |
| 000500 | Chemical specialties: | 832990 832990 | |
| 820530 825000 | Pyrethrum extract. Metalworking compounds. | 832990 | |
| 020000 | Other tar-acid resins: | | So |
| 825530 | Molding and casting resins. | | |
| 825540 | For other uses. | 837310 | |
| 005710 | Urea and melamine resins: | 837320 | |
| 825710 825720 | Protective coatings. Adhesives. | 837330 | So |
| 825790 | For other uses. | | |
| | Synthetic gums and resins, includ- | | Aı |
| | ing film, bristles, and bristle | | 200 |
| 905010 | filament, n. e. s.: Silicone molding compositions, | 838500 | |
| 825910 | Silicone molding compositions, resins, and adhesives. | (| Jase |
| 825990 | Silicone un nished forms. | | |
| | Cellulose acetate, cellulose acetate- | 000100 | ** |
| | butyrate, and cellulose-acetate- | 839100 | M |
| 826505 | proprionate: Molding powders, granules, and | 839500 | Ar |
| 020000 | pellets. | 2 2 2 | |
| 826510 | | Dept. of Commerce | |
| - | The second of th | Schedule | |
| | is includes tar-acid resins other than formaldehyde resins. | B No. | |
| | this amendment the descriptions of | 1 | |
| | mmodities remaining on the Positive | 200000 | E |
| List u | nder these Schedule B numbers are | 709998 709998 | |
| revised | i to read as follows: | 709998 | 199 |
| 825910 | | | P |
| | para coumarone and silicone | 744371 | |
| | molding compositions, resins and | | - |
| 825990 | adhesives. | 744381 | 1 |
| 923990 | Other unfinished forms, n. e. s., except silicone unfinished forms. | | |
| 829990 | Silicone grease compounds (com- | | 1 |
| 1.00000000 | pounds of organo-silicone materi- | | 1 |
| | al) of the following types only: | | 1 |
| | Silicone high-vacuum greases; and | | 1 |
| | stopcock greases, both high- vacuum and regular. | 4 Fluor | ine |
| | The state of the s | | |

| Dept. of | | Dept. of |
|------------------|--|--|
| Comm. | | Comm. |
| Sched. | | Sched. |
| B No. | Commodity | B No. Commodity Gases, compressed, liquefied, an |
| | Cellulose acetate, cellulose acetate- butyrate, and cellulose-acetate- | solidified, except liquefied p |
| 000500 | proprionate—Continued | 839500 Fluorine. |
| 826520 | Sheets, rods, tubes and other similar forms. | Other industrial chemicals: |
| 826590 | Other unfinished forms, including | 839900 Copper naphthenate. |
| 020000 | scrap. | 839900 Lithium chloride. |
| 829700 | Activated charcoal and carbon, ex- | 839900 Lithium hydroxide. |
| | cept that produced from animal | 839900 Magnesium oxide, except calcine |
| | bone. | 839900 Palladium chloride. |
| 829990 | Silicone grease compounds, except: | 839900 Phosphorous oxychloride. |
| | silicone high-vacuum greases; and | 839900 Phosphorous trichloride. |
| | stopcock greases, both high- | 839900 Selenium dioxide. |
| | vacuum and regular. | 839900 Zinc chloride. |
| | Industrial chemicals (exclusive of medicinal chemicals, U. S. P. and | 900238 Photographic and projection good 900238 Commercial and scientific still pi |
| | N. F.): | ture cameras, except pre |
| 830300 | Palmitic acid. | cameras. |
| 831300 | Butanol or butyl alcohol. | 900500 Microfilm cameras, complete. |
| 831500 | Ethyl alcohol. | 900900 Microfilm readers. |
| 831500 | Octa decanol. | 902300 Photographic and projection |
| 831700 | Butyl acetate. | _ lenses. |
| 832800 | Cellulose acetate, flake, waste, and | 902800 Motion-picture film developing |
| | scrap, not plasticized. | printing, processing and perf |
| 832930 | Ethyl acetate. | rating equipment; reduction |
| | Organic chemicals not of coal-tar | printers and parts. |
| 000000 | origin, n. e. s.: | Motion picture films, unexpose |
| 832990 | Abalyn. | Sensitized, 35 mm: |
| 832990 832990 | Amyl acetates. Butyl stearate. | 911710 Positive film. 911720 Negative film. |
| 832990 | Chloroform. | 911720 Negative film. Sensitized, 16 mm: |
| 832990 | Diacetone alcohol. | 911730 Positive film. |
| 832990 | Dibutyl ether. | 911740 Negative film. |
| 832990 | Di-isobutyl ketone. | Sensitized, 8 mm: |
| 832990 | Dimethyl sulfate. | 911750 Positive film. |
| 832990 | Dioxane. | 91170° Negative film. |
| 832990 | Ethyl acetoacetate. | Other sensitized films, unexpose |
| 832990 | Ethyl chloride. | Packs of sheets: |
| 832990 | Ethyl lactate. | 912610 X-ray film, except den |
| 832990 | Ethyl mercaptan. Glycerine triacetate. | X-ray film. |
| 832990 832990 | Isopropyl acetate. | 912700 Dry plates. 912900 Photographic paper (sensitized |
| 832990 | Maleic acid anhydride. | the second secon |
| 832990 | Methylene chloride. | 914000 Blueprint, whiteprint, and simi reproduction equipment a |
| 832990 | Monoethanolamine. | aerial contact printers and de |
| 832990 | Monoisopropanelamine. | ers, microfilm units and equi |
| 832990 | Paraldehyde. | ment, including accessories a |
| 832990 | Perchlorethylene. | parts thereof. |
| 832990 | Propyl acetate. | Scientific and professional instr |
| 832990 | Sodium carboxymethylcellulose. | ments, apparatus, and suppli |
| 832990 | Trichloroethylene. | n. e. s.: |
| | Sodium hydroxide or caustic soda | 914950 Monocular microscopes, 3 obje |
| | except in packages: | tives less than 1.8 mm. |
| 837310 | Bulk, solid. | 919098 Reflectrometers and glossmeter |
| 837320 | Bulk, liquid. | Miscellaneous commodities, n. e. |
| 837330 | Sodium hydroxide (caustic soda or | 984900 Fishing nets, commercial. 984900 Seines, commercial. |
| | lye) in packages of less than 50 | |
| | pounds. | |
| | Ammonium compounds, except fertilizers: | |
| 000500 | Thiourea. | MANAGE TO STATE OF THE PARTY OF |
| 838500 | Gases, compressed, liquefied, and | 2. The following commodities |
| | solidified, except liquefied pe- | changed from R to RO commoditi |
| | troleum gases: | The unit, related commodity group, a |
| 839100 | Methyl chloride. | GLV dollar value limit are also amend |
| 839500 | Argon. | for various entries herein: |
| 000000 | 8011 | |
| 1 25 22 | all the state of t | Processing GLV Validat |
| Dent | 01 | Unidate Volidate |

| 839500 | Argon. for | various e | ntries her | ein: | 11111 |
|--|--|-----------|---|----------------------------------|----------------------------------|
| Dept. of Commerce Schedule B No. | Commodity | Unit | Processing code and related commodity group | GLV dollar value limits | Validated license required |
| 709998 709998 709998 744371 744381 | Power-driven metalworking machine tools (non- portable), and parts: Chucks for power-driven machine tools. Metal-cutting tools, not incorporating industrial diamonds: Broaching cutting; gear cutting; lapping; | | ELME ELME ELME TOOL | None None None 100 | RO RO RO |
| | forming roll sets; all carbide, carbide- tipped, hard-surface steel, and tungsten carbide types; and all other metal-cutting tools, not incorporating industrial dia- monds, for use@n commodities included on the Positive List and classified in Schedule B numbers 740005 through 744319. | | | | |

^{*}Fluorine is licensed by the Department of State.

| Wednesd | lay, Decen | nber 14, | 1949 | | | | FE | DER | AL R | EGISTER | and the same | | | | | | | 100 | 7481 |
|---|---|---|--|---|--|---|--|---|---|---|--|---|---|---|--|---|---|---|--|
| Validated license required | RO RO | RO BRO BRO | RO | RO RO | BO BO | RO | RO | RO RO | RO | ROOOG | RO | RO | RO RO RO RO | | RO BO | RO RO | RO | ROOR | RO RO |
| GLV dellar vsine ilmits | 100 | None 100 100 100 | None | None | None | None | None | None | None | 5888 | n | | P 23 1 1 | The state of | 100 | 100 | 100 | None 100 | None None |
| Processing code and related commodity group | GIEQ | GIEG | TRAN 5 | TRAN 5 | TRAN 5 | TRAN 5 | TRAN 5 | TRAN TRAN 3 | TRAN 1 | COTA 61 COTA 61 COTA 61 | | RESN | RESN RESN PLAT COTA | 1 | ORGN | ORGN | SALT | SALT SALT SALT | SALT |
| Unit | | | No | No | No | No | No | No No | No. | Lb Lb Lb | Lb | Lb | Lb Cal | | Lb | Lb | Lb Lb | 222 | 126 |
| Commodity | Industrial machinery and parts, n. e. s.; Centrifugal counter-current solvent extractors, and parts. Autoclaves and digesters for operation at pressures over 100 pounds per square inch. Gas compressors, delivering fiquid | Parts for selectionopes Compressors delivering liquids or gases at 300 pounds per square inch or over. Oxygen production equipment, and parts Pressure vessels; and vesuum vessels. Automobiles, just's, accessories, and service equip | Motor trucks and truck chassis (new): Gasoline: 5,001 to 16,000 pounds G. V. W., mili- | 10,001 to 14,000 pounds G. V. W., mili- tary. 14,001 to 16,000 pounds G. V. W., mili- | 18.7. 18,500 pounds G. V. W., milli- tary 19,500 pounds G. V. W. and over, milli- | Diesel and semi-Diesel: 19,500 pounds G. V. W. and under, | Over 19,500 pounds G.V. W., military. | Motor trucks. busses and chassis (used) mili- | Other vehicles and parts: Railway cars: Other freight cars, not over 10-ton capacity. | Coal-tar intermediates, except coal-tar acids: Coal-tar intermediates, except coal-tar acids: Diphenylamine Dichlorestyrence Dinitrotoluene solids and oils | Obemical specialises: Plastics and resin materials: Polystyrene resins and copolymers, all types. I Synthetic gruns and resins, including film, | Dristles and bristle flament, n. e. s.: Molding compositions: Polysterafluoroctuylene (teffon) Polystraphene | Other unfnished forms: Polyetrafluoroethylene (teffon) Polyetryfene Antiknock compounds not of petroleum origin. Liquid gum inhibitors for treating petroleum distillates | Industrial chemicals (exclusive of medicinal chemicals, U. S. P. & N. F.): Alcohols: | Pentaerythrite (pentaerythritoi) Glycols, n. e. s. (Report ethylene glycol in 831100). | Organic chemicals not of coal-tar origin, n. e. s.: Glycol compounds. Hexamethylenetetramine. | Aluminum compounds: Aluminum chloride, anhydrous. Aluminum fluoride. | Potassium compounds, sevept fertilizers: Potassium compounds, n. e. s.; Potassium permanganate Potassium permanganate Potassium introvide. | Amnonium compounds, except fertilizers: Amnonium bifluoride Hydrasine hydrate and hydrasine |
| Dept. of Commerce Schedule B No. | | 775098 775098 775098 | 730067 | 730067 | 720097 730067 | 790087 | 790097 | 790567 709067 | 7967.50 | 802570 802590 802590 | 002528 | 825910 | 825900 825900 829910 829630 | | S21500 S21500 | ST2990 ST2990 | 006028 | 825900 835900 835900 | 005858 |
| Validated license required | RO | RO | | RO | RO RO RO | RO | RO | RO | RO | ROSE KO | RO | RO | RO RO RO | RO | RO | RO . | RO | RO RO | BO |
| GLV dollar value limits | 100 | 100 | | Nome | 8 881 | 100 | 100 | 100 | Nome | None None 100 | 100 | 8 | 1000 | 100 | 100 | 100 | 100 | 88 8 | 100 |
| Processing code and related commodity group | TOOL | TOOL | | TOOL | GIEQ | GIEQ | GIEQ | GIEQ | GIEQ | O O O O O O O O O O O O O O O O O O O | | GIEQ 2 | GIRQ 2 GIRQ 2 GIRQ 2 GIRQ 2 | GIBQ 2 | GIEQ 2 | GIEQ 2 | | GIEQ 2 GIEQ 2 | |
| Unit | | | | | | | No. | Ne | No | o o o o o | | | | | | | | | |
| Commodity | Power-driven metalworking machine tools (non-portable), and parts—Continued. Accessories and attachments for power-driven machine tools: Chuck collets; boring bars, 4-inch diameter and above; serve machine tool holders, except arbors or chucks; and indexing face. | oplates. Other accessories and attachments for use on metalworking machinery included on the Positive List and classified in Schedule B numbers 74000s through 744319, except: Bench centers; parallel; vee blocks: | machine table vises other than hydraulic or power-operated; tool holders; miscel- laneous centers; drill pack and erouch centers; work driving dogs; tee bolts; | Roffing mill machinery, and parts Other industrial machinery, and parts Food processing machinery, and parts, n. c. s.: | Centrifugal counter-current solvent extrac- tors, and parts. Rubber-working machinery, and parts. High-streed blowers or counteresors for wind. | tunnels (8,000 r. p. m. or over, or with MACH No. 0.7 or over). Turbo-blowers or exhausters having a compres- | sion ratio of 2 to 1 or better. Compressors delivering liquids or gases at 300 | Turbo-blowers or exhausters (including centrif- ugal compressors), having a compression ratio | Ar on present: Ar compressors, Disselengine- driven, especify under 60 cubic feet. | Portable air compressors, Diesel-engine- forten, capsoirty 60 cubic feet, and over. Leak detecting instruments. Seleroscopes. Other pipe valves with bodies of fron and steel. | Other pre-ways will routes of mass, frome, or other nonferrous metals. Vacuum tube manufacturing machinery Chemical and pharmaceutical machinery and parts. | Equipment for the production or refining of hydrocarbons other than petroleum by processes involving alkylation, thermal or catalytic cracking, isomerization, and catalytic cracking, isomerization, and | Amonia soxidation equipment Actinosoxidation equipment Acid concentrating equipment Byrogen producing equipment Byrogen producing equipment Acid concentrating equipment | Processes) Equipment for the production of penicillin and stractom went including complete | Plants. Pydrogenstion equipment designed to otherwise private to otherwise private pressure of own 50 pounds. | Operate inch. Ose (including sir) liquefying equipment and equipment for handling liquefied | gases. Autoclaves and digesters for operation at pressures over 100 pounds per square inch. | Nitrators High-pressure chemical processing equipment operating at pressures over 500 pounds per square inch. Commessors: Including returnes or conden- | sees, delivering liquids or gases at 300 pounds per square inch or over. Centrifingal counter-current solvent extraotors, and parts. |
| Dept. of Commerce Schedule B No. | 244383 | 744383 | 1 2 | - | 761950 763000 764100 | 764100 | 764650 | 764710 | 770619 | 770615 | 775030 | 775050 | 775060 775050 775050 | 775050 | 775050 | 775050 | 775050 | 775050 | 775050 |

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TRAN 10

No. Unit.

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None None

TRAN 4

pt pd

TRAN 10

14,001 to 16,000 pounds G, V. W., Lank tracks, commercial, **

14,001 to 16,000 pounds G, V. W., other tracks, commercial, **

16,001 to 19,500 pounds G. V. W., commercial, **

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None None Nome None

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Unit. No

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TRAN 10

No

16,001 to 19,50 pounds G. V. W., Itunk trucks, commercial, 1 16,001 to 19,500 pounds G. V. W., I other trucks, commercial, 1 19,501 pounds G. V. W., and over, I commercial, 1

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|---|--|---|--|--|---|--|
| Commodity | Other industrial indicating, recording, or controlling instruments for pressure, flow, temperature, humidity, or gas analysis, to dauges for messuring pressures in excess of 100 atmospheres (gauge pressures of 1470 pounds per square inch or 103 kilograms pressures or 1470 pounds per square inch or 103 kilograms | Ober industrial indicating, recording, or controlling instruments for pressure, flow temperature, humidity, or gas analysis. Micrometers, with unit value over \$50, for messuring or inspecting precising precision parts used in the metalworking industries. | Micrometers, with unit value over \$50, for measuring or inspecting precision parts used in the metalworking industries. Micrometer parts, for micrometers with unit value not over \$50 (for measuring or inspecting precision parts used in the metalworking industries). | Merometer parts, for micrometers with unit value not over \$50 (for measuring or inspecting precision parts used in the metalworking industries). Lead scale weights. | Motor truess and trues chasses (new)." Gasoline: 10,001 to 14,000 pounds G. V. W., commercial. 1 | Georgia Control Contro |
| Dept. of Commerce Schedule B No. | 774098 | 774088 | 775012 | 775098 | 790083 | 790033 790033 790043 |
| Item | 80 | 7 | 10 | 60 | | 90 |
| Validated license required | RO RO PO | RECO 0000 | RO RO | R R R O O O O | RECORD C | RO R |
| GLV dollar value iimits | 001 001 | ងមន | None None | None None | None None None | None None None None |
| Processing code and related commodity group | PLAT | SALT 64 SALT 64 SALT 64 | PLAT SATE SATE | SATE SATE | SATE SATE SATE | SATE SATE SATE SATE |
| Unit | Lb | | Lb | | | |
| Commodity | Industrial chemicals (exclusive of medicinal chemicals, U. S. P. & N. V.)—Continued Antimory saits and compounds: Other antimony salts and compounds, except antimony solessium fartrate. Other industrial chemicals: Battum intrate. Hydrogen perovide Gover 1992, strength. | Lead thiocyanate Mercury (mercurio) fulminate Strontium compounds, all Pigments, paints, and varnishes: Chemical pugments. Chemical pigments, n.e.s.: | Scientific and professional instruments, apparatus, and supplies, n.e.s.: Medulrucied microscopes and parts; electron microscopes and parts. Analytical balances; micro balances, 1/1000th milligram or under; and electronic balances. Scientific instruments and laboratory apparatus. | and parts, n. e. s., including laboratory-grade instruments and devices and standards of greater than 14 of 1% accuracy of full-scale deflection or value: Densitometers Electrometers, except student type. | Infrared absorption meters. Metallographs Affineral stepforation equipment, including prospecting apparatus. (Report oil and gas exploration equipment in 734210). | Optical prometers. Spectrographs (spectroscopes); and spectrometers, n. e. s. Spectrum analyzers, for laboratory use. Stroboscopes, electronic. Vacuum measuring gauges, for laboratory use. |
| Dept. of Commerce Schedule B No. | S239010 S239000 S250000 | 000658 0006688 | 914850 | 919098 919098 919098 | 919098 | 919058 919098 919098 919098 |
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| Validated license required | H | RO R | DÎ. | RO | В |
| GLV dol- lar value limits | 100 | 100 | Nóne | None | None |
| Processing code and related commodity group | CONS | CONS | TOOL | TOOL | TOOL |
| Unit | Unit | No | Unit | No | No. |
| Commodity | Acid syphons; brine pumps; compression pumps; sand pumps; sludge pumps; and slush pumps; | Aeid syphons. Brine pumps; compression pumps; sand | Metal-grinding machines, and such pumps. Metal-grinding machines, except bench type and pedestal grinders, valued under \$250. | Automatic oscillating race radial grinders; cam grinders; contour profile grinders; Jig | gruders, and spine grinders. Other metal grinding machines, except bench-type and pedestal grinders valued under \$250. |
| Dept. of Commerce Schedule B No. | 016902 | 736910 | 744308 | 744308 | 744308 |
| Item | - | | CI | | |

'These changes represent, variously, changes of commodity descriptions, units, processing codes, related commodity groups, and commoditles from R to RO commodities. The first entry, or group of entries, in each of the above-numbered items is the entry, or group of entries, as it has been previously published and the second entry, or group of entries, in the numbered item represents the change made by this amendment,

* This unnumbered caption applies to items 7, 8, 9, and 10 berein.

*Commercial: Not manufactured to military specifications: military: Manufactured to military specifications.

*Commercial: Not manufactured to military specifications: military: Manufactured to military specifications.

*Commercial: Not manufactured to military specifications: Through 12 is the same as in Amendment P. L. 12 and Amendment P. L. 15. None TRAN 10 No 19,501 pounds G. V. W., and over, tank trucks, commercial, 1, 18,501 pounds G. V. W., and over, other trucks, commercial, 1 790063

| | | | | | 1 | |
|------|---|---|--------------|---|---------------------------------|----------------------------------|
| Item | Dept. of Commerce Schedule B No. | Commodity | Unit | Processing code and related commodity group | GLV dol- lar value limits | Validated license required |
| 11 | | Motor trucks and truck chassis (new):** | | Carlotter) | | |
| - | | Diesel and semi-Diesel:** | Unit | TRAN | None | R |
| | 790083 | 19,500 pounds G. V. W., and under, | CINC | IRAN | Mone | 11 |
| | 3 | to | | | | |
| | | Motor trucks and truck chassis (new): | 1. 19 00 | | | |
| | 790083 | Diesel and semi-Diesel: 19,500 pounds G. V. W., and under, | No | TRAN 4 | None | RO |
| | 190000 | tank trucks, commercial. 4 5 | 2000 | - THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN CO. | | 331 |
| | 790083 | 19,500 pounds G. V. W. and under, | No | TRAN 10 | None | R |
| 12 | 790093 | other trucks, commercial.4 5 Over 19,500 pounds G. V. W., com- | Unit | TRAN | None | R |
| - | 150000 | mercial. 1 5 | S. Francisco | ATESPATIST. | (2.570)3 | 100 |
| | 790093 | Over 19,500 pounds G. V. W., tank | No | TRAN 4 | None | RO |
| | 790099 | trucks, commercial. | 24012222 | THE PARTY | None | 17.5 |
| | 790093 | Over 19,500 pounds G. V. W., other | No | TRAN 10 | None | R |
| 13 | 796600 | freight cars, over 10-ton capacity, new | Unit | TRAN 1 | None | RO |
| 10 | 796600 | Other freight cars, over 10-ton capacity, new | Unit | | None | R |
| | 2.25 | to | 441 | mm + ** * | | 100 |
| 99 | 796600 | Freight cars, over 10-ton capacity | No | TRAN 1 RESN 60 | None 100 | RO R |
| 14 | 802585 | Other phthalate esters | LO | RESIN OU | 100 | 25 |
| | 802585 | Glycol phthalate | Lb | RESN | 100 | RO |
| | 802585 | Other phthalate esters | Lb | RESN 60 | 100 | R |
| 15 | 825100 | Pentaerythritol ester gum | Lb | PLAT | 100 | R |
| | 825100 | Pentaerythritol abletate (rosin ester of | Lb | PLAT | 100 | RO |
| | Table State | pentaerythritol) (including Pentalyn). | 1000 | THE RESERVE OF THE PARTY OF | | 1400 |
| 16 | 832990 | Cellosolve (ethylene glycol monoethyl ether)_ | Lb | | 100 | R |
| | 832990 | Ethylene glycol monoethyl ether | Lb | ORGN 67 | 100 | R |
| | 832990 | Ethylene glycol monoethyl ether (including | Lb | ORGN | 100 | RO |
| 7 | | cellosolve), | | | - | 1641 |
| 17 | 860700 | Explosives, n. e. s. (specify by name) | Lb | PLAT 70 | None | R |
| | 860700 | Explosives and explosive stabilizers n. e. s. | Lb | PLAT | None | RO |
| | - | (specify by name). | | | | |
| | | | | | | |

**This unnumbered caption applies to items 11 and 12 herein.

**This unnumbered caption applies to items 11 and 12 perein.

*Commercial: Not manufactured to military specifications; military: Manufactured to military specifications.

*Specify by type of body; gasoline or Diesel; drive, two-wheel or multiple; and gross vehicle weight.

(The numbering of the two footnotes showin in items 7 through 12 is the same as in Amendment P. L. 12 and Amend-

With respect to Parts 2 and 3 of this amendment, shipments of any of the above commodities removed from general license to Country Group O destinations which were on dock, on lighter, laden aboard an exporting carrier, or in transit to a port of exit pursuant to an actual order for export prior to the effective date of this amendment may be exported under the previous general license provisions.

(63 Stat. 7; E. O. 9630, Sept. 27, 1945, 10 F. R. 12245, 3 CFR, 1945 Supp.; E. O. 9919, Jan. 3, 1948, 13 F. R. 59, 3 CFR, 1948 Supp)

This amendment shall become effective as of November 10, 1949.

Dated: November 9, 1949.

Jno

LORING K. MACY, Assistant Director, Office of International Trade.

[F. R. Doc. 49-9962; Filed, Dec. 13, 1949; 8:47 a. m.]

TITLE 16-COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 4861]

PART 3-DIGEST OF CEASE AND DESIST ORDERS

BRISTOL-MYERS CO. ET AL.

Subpart-Advertising falsely or misleadingly: § 3.110 Indorsements, approval and testimonials; § 3.170 Qualities or properties of product or service; § 3.205 Scientific or other relevant facts; § 3.250

Success, use or standing. Claiming or using indorsements or testimonials falsely or misleadingly: § 3.330 Claiming or using indorsements or testimonials falsely or misleadingly. In connection with the offer for sale, sale or distribution of the cosmetic preparation, Ipana tooth paste, or any other preparation of substantially similar composition or possessing substantially similar properties, whether sold under the same name or under any other name, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means to induce, etc., the purchase in commerce of said product, which advertisements represent, directly or by implication, (a) that twice as many dentists in the United States personally use Ipana tooth paste as any other dentifrice, or that any greater proportion or number of dentists use said product than is the fact; (b) that more dentists in the United States recommend Ipana tooth paste for use by their patients than any other two dentifrices combined, or that more dentists recommend said product than is the fact; (c) that the use of Ipana tooth paste with massage will prevent "Pink Tooth Brush" or aid in the treatment of its causes; (d) that Ipana tooth paste has any significant therapeutic value in the treatment of mouth, tooth or gum diseases; (e) that modern or current diets, soft well cooked foods, do not give the gums the exercise and stimulation they need, or that such diets or foods make the gums susceptible to trouble; or, (f) that massage with Ipana tooth paste, stimulates circulation in the gums, imparts firmness or health to the gums, or prevents gum trouble; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order, Bristol-Myers Company et al., Docket 4861, November 15, 1949]

In the Matter of Bristol-Myers Company, a Corporation, Pedlar & Ryan, Inc., a Corporation, and Young & Rubicam, Inc., a Corporation

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the respondents' answer thereto, testimony and other evidence taken before a trial examiner of the Commission theretofore duly designated by it, the trial examiner's recommended decision, written briefs, and oral arguments of counsel; and the Commission, having made its findings as to the facts and its conclusion that the respondents have violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondent, Bristol-Myers Company, a corporation, and its officers, agents, representatives and employees, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of the cosmetic preparation, Ipana tooth paste, or any other preparation of substantially similar composition or possessing substantially similar properties, whether sold under the same name or under any other name, do forthwith cease and desist from:

1. Disseminating, or causing to be disseminated, by means of the United States mails, or by any other means in commerce, as "commerce" is defined in the Federal Trade Commission Act, any advertisement which represents, directly or by implication:

(a) That twice as many dentists in the United States personally use Ipana tooth paste as any other dentifrice, or that any greater proportion or number of dentists use said product than is the fact;

(b) That more dentists in the United States recommend Ipana tooth paste for use by their patients than any other two dentifrices combined, or that more dentists recommend said product than is the

(c) That the use of Ipana tooth paste with massage will prevent "Pink Tooth Brush" or aid in the treatment of its

(d) That Ipana tooth paste has any significant therapeutic value in the treatment of mouth, tooth, or gum diseases:

(e) That modern or current diets, or soft, well-cooked foods, do not give the gums the exercise and stimulation they need, or that such diets or foods make the gums susceptible to trouble;

(f) That massage with Ipana tooth paste, stimulates circulation in the gums, imparts firmness or health to the gums, or prevents gum trouble.

2. Disseminating, or causing to be disseminated, any advertisements, by any means, for the purpose of inducing, or which is likely to induce, directly or indirectly, the purchase in commerce, as "commerce" is defined in the Federal Trade Commission Act, of said product, which advertisement contains any of the representations prohibited in paragraph

It is further ordered, For the reasons set forth in the Commission's findings as to the facts in this proceeding, that the complaint herein be, and it hereby is, dismissed as to the respondents. Pedlar & Ryan, Inc., and Young & Rubicam. Inc.

It is further ordered, That the respondent, Bristol-Myers Company, shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which it has complied with this order.

Issued: November 15, 1949.

By the Commission.

[SEAL]

D. C. DANIEL. Secretary.

[F. R. Doc. 49-9960; Filed, Dec. 13, 1949; 8:52 a. m.]

TITLE 21-FOOD AND DRUGS

Chapter I-Food and Drug Administration, Federal Security Agency

PART 135-COLOR CERTIFICATION

FEES

By virtue of the authority vested in the Federal Security Administrator by the provisions of sections 406 (b), 504, 604, and 706 of the Federal Food, Drug, and Cosmetic Act (52 Stat. 1040 et seq.; 21 U. S. C. 346 (b), 354, 364, and 376), the regulations for the certification of coaltar colors (21 CFR, Part 135), as amended (14 F. R. 3373) are amended as indicated below:

1. In § 135.15 Fees, paragraph (a) is amended to read as follows:

(a) (1) The fees for the services provided by the regulations in this part in the case of requests for certification submitted in accordance with § 135.8 (b) shall be:

(i) For any batch of a straight color or lake listed in § 135.3:

Weight of batch:

500 pounds or less__ \$50.00.

1,000 pounds.

Over 500 pounds \$50.00, plus 5 cents but not over for each pound in for each pound in excess pounds.

Over 1,000 pounds__ \$75.00, plus 3 cents for each pound in excess of 1,000 pounds.

(ii) For any batch of a straight color listed in § 135.4 or § 135.5, which color is not a lake:

Weight of batch:

Fee

750 pounds or less__ \$75.00. Over 750 pounds but not over 1,000 pounds.

875.00, plus 5 cents for each pound in excess of pounds.

Over 1,000 pounds__ \$87.50, plus 3 cents for each pound in excess of 1,000

(iii) For any batch of a lake of a straight color listed in § 135.4 or § 135.5; \$100.00, plus 3 cents for each pound in excess of 1,000 pounds in the batch.

(2) The fees for the services provided under the regulations in this part in the case of each request for certification submitted in accordance with § 135.8 (c) or (d) shall be:

Weight of batch:

100 pounds or less__ \$6.00. Over 100 pounds but not over 500 pounds_

\$6.00, plus 4 cents for each pound in excess of 100 pounds. Over 500 pounds___ \$22.00, plus 1/2 cent for each pound in excess of pounds.

2. The following new paragraph is added to § 135.15:

(d) Whenever in the judgment of the Commissioner the ratio between fees collected (which are based upon experience and the best estimate of costs and the best estimate of earnings) and the costs of providing the service during an elapsed period of time, in the light of all circumstances and contingencies, warrants a refund from the fund collected during such period, he shall make ratable refunds to those persons to whom the services were rendered and charged. except that no refund shall be made where the computed ratable amount for the elapsed period is less than \$5.00.

The amendments hereby promulgated shall become effective on the thirtieth day following the date of their publication in the FEDERAL REGISTER. This change in fees is necessary in order to provide, maintain, and equip an adequate service for the listing and certification of coal-tar colors, and I so find.

Notice and public procedure are not necessary prerequisites to the promulgation of this order, and I so find, since the fees set forth in the order are necessary in order to provide, maintain, and equip an adequate service for the listing and certification of coal-tar colors.

(Sec. 701 (a), 52 Stat. 1055; 21 U.S.C. 371 (a). Interpret or apply secs. 406 (b), 504, 604, 702, 706, 52 Stat. 1049, 1052, 1055, 1056, 1058; 21 U. S. C. 346 (b), 354, 356, 364, 372, 376)

Dated: December 7, 1949.

[SEAL]

JOHN L. THURSTON. Acting Administrator.

[F. R. Doc. 49-9958; Filed, Dec. 18, 1949; 8:48 a. m.1

TITLE 32-NATIONAL DEFENSE Chapter V-Department of the Army

Subchapter G-Procurement

PART 608-VETERINARY INSPECTION MISCELLANEOUS AMENDMENTS

Paragraph (a) (1) and the third sentence of paragraph (b) of § 608.1, and paragraph (a) (2) of § 608.3, are changed to read as follows:

§ 608.1 Inspection of establishments-(a) Award of contracts. (1) The award of contracts for meat and meat-food products is limited to bidders whose plants operate directly under the supervision of the Bureau of Animal Industry, United States Department of Agriculture, or to bidders handling, in establishments approved by the Veterinary Corps, meat and meat-food products originating in plants under the supervi-

sion of the Bureau of Animal Industry. The award of contracts for milk, cream, or other fluid milk products, and ice cream will be limited to establishments which have passed an Army or Air Force sanitary inspection within the calendar month preceding the opening date of the bid or which are certified to by Army Medical Department authorities as approved sources of supply.

(b) The inspection of establishments. * * * A vendor who proposes to bid on Army or Air Force contracts will be advised to apply in writing to the procuring agency concerned, requesting a veterinary sanitary inspection of his establishment.

§ 608.3 Milk plant and dairy farm inspection—(a) Object. *

(2) It is not intended that veterinary officers will routinely inspect all dairy farms supplying milk to milk plants having Government contracts. Ordinarily, veterinary officers will determine the character and quality of the raw milk through frequent laboratory examinations of representative samples taken at milk plants and through close contact with local health or other civilian agencles exercising supervision over the raw milk supply. However, in exceptional circumstances where it would be in the interest of the Government to do so, and in cases where milk is procured by an Army or Air Force installation from an individual or firm operating a dairy farm in conjunction with a milk plant, the veterinary officer will make the necessary inspection of the farm.

[C1, SR 40-590-1, Nov. 25, 1949] (R. S. 161: 5 U. S. C. 22)

[SEAL]

EDWARD F. WITSELL, Major General, The Adjutant General.

[F. R. Doc. 49-9980; Filed, Dec. 13, 1949; 8:54 a. m.]

TITLE 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

Chapter I-Veterans' Administration

PART 21-VOCATIONAL REHABILITATION AND EDUCATION

SUBPART A-REGISTRATION AND RESEARCH PAYMENT OF BOOK, SUPPLY, AND EQUIPMENT CHARGES

In § 21.150, new paragraphs (e), (f), and (g) are added to read as follows:

§ 21.150 Payment of book, supply, and equipment charges. .

(e) The application of the provisions of this section is not mandatory for Attachés for Veterans Affairs Offices. Approved educational institutions located in a country under the jurisdiction of an Attaché for Veterans Affairs Office, Department of State, which have perfected arrangements for furnishing books, supplies, and equipment, may be permitted to continue furnishing such items to eligible veteran-students in accordance with current Veterans' Administration regulations and instructions

applicable to approved institutions in the United States.

(f) The provisions of paragraphs (a), (b), and (c) of this section are for application within the jurisdiction of the Manila regional office, except as follows:

(1) Approved institutions within the jurisdiction of the Manila regional office which have perfected satisfactory arrangements for furnishing books, supplies, and equipment may be permitted, at the discretion of the manager, to continue such practices in cases of veterans enrolled therein under Part VIII, Veterans Regulation No. 1 (a), as amended

(2) Claims for reimbursement will be forwarded to the Manila regional office. The manager of the Manila regional office, or his designate, is authorized to approve claims for reimbursement and to make payments accordingly, provided the necessary R & E (rehabilitation and education) and finance records are available. Due caution will be exercised to insure that claims for reimbursement are not authorized for payment unless the provisions of Part VIII, Veterans Regulations No. 1 (a), as amended, and applicable regulations and instructions relative to excess charges are strictly complied with.

(g) It is further emphasized that the provisions of this section do not apply to tuition fees, registration, laboratory. health and/or infirmary, library, and other similar fees incidental to tuition requirements which are customarily required by the institution of all students similarly circumstanced. It will continue to be the responsibility of the approved foreign educational institution to bill the Veterans' Administration for such charges in the prescribed manner. Veteran-students will not be reimbursed direct for tuition fees and other customary fees incidental to tuition requirements which they pay personally to a foreign institution subsequent to January 1, 1949.

(Sec. 2, 46 Stat. 1016, sec. 7, 48 Stat. 9, sec. 504, 58 Stat. 293, as amended; 38 58 Stat. 286, 287, 291, 300, 301, secs. 5, 6, 7, 10, 11, 59 Stat. 624, 626, 631, 542, 60 Stat. 124, 934, 61 Stat. 180, 449, 739, 791; 38 U. S. C. 693g, 697-697d, 697f, 697g, ch. 12 notes)

This regulation effective December 14, 1949

[SEAL]

O. W. CLARK, Deputy Administrator.

[F. R. Doc. 49-9924; Filed, Dec. 13, 1949; 8:46 a. m.]

PROPOSED RULE MAKING

DEPARTMENT OF LABOR

Wage and Hour Division [29 CFR, Part 522]

HOSIERY INDUSTRY

NOTICE OF PROPOSED RULE MAKING

Notice is hereby given, pursuant to the Administrative Procedure Act (60 Stat. 237; 5 U. S. C., Supp. 1301), that the Administrator of the Wage and Hour Division, United States Department of Labor, proposes to amend the regulations to read as hereinafter set forth. Prior to the final adoption of the regulations as revised, consideration will be given to any data, views or arguments pertaining thereto which are submitted in writing to the Administrator of the Wage and Hour Division, United States Department of Labor, Washington 25, D. C., within 10 days from publication of this notice in the FEDERAL REGISTER.

The regulations as revised are to be issued pursuant to the authority contained in section 14 of the Fair Labor Standards Act of 1938, as amended.

522.40 Issue of special learner certificates in the hosiery industry.

522.41 Number and proportion of learners.

Learner occupations.

Learning period in Class I occupa-

522.44 Learning period in Class II occupa-

tions. Class I learner rates.

522 46 Class II learner rates.

522.47 Piece rate payment to all learners.

Duration of certificates. Provisions of learner certificates. Revocation of special learner certifi-522.49 522.50

522.5f Definition of hosiery industry.

AUTHORITY: \$\$ 522.40 to 522.51, issued under 52 Stat. 1068; 29 U. S. C. 214; as amended, 63 Stat. 910.

§ 522.40 Issue of special learner certificates in the hosiery industry. (a) Special certificates authorizing the employment of learners in the occupations and subject to the terms herein set forth shall be issued to any plant in the hosiery industry making application therefor on forms furnished by the Wage and Hour Division, providing that:

(1) Experienced workers in the occupations named herein are not available for such employment (except as provided in § 522.49)

(2) The issue of a special certificate will create no unfair competitive labor cost advantage, and

(3) Will not impair or depress working standards established for experienced workers for work of a like or comparable character in the industry.

(b) Such application forms require to be set forth, among other things, a list of occupations in which learners are requested, the number of learners hired during the preceding 12 months, a list of occupations in which experienced workers are employed, the number employed, their average straight-time hourly earnings in cents per hour, and information concerning the type of machine to be used by learners.

§ 522.41 Number and proportion of learners. (a) Except as otherwise provided in this section, no learners' certificate shall authorize the employment of learners in excess of five percent of the total number of factory workers (not including office and sales personnel) employed in the plant; Provided, however, That employment of as many as five learners may be authorized in any certificate.

(b) Special certificates may also be issued for a number of learners in excess of that provided in paragraph (a) of this section, for new mills and expanding mills. A new mill is one which is newly established and being operated for the first time, or which has not been operated more than eight months, and in which a substantial number of workers must be trained for operations on products of the mill. Expanding mills are those in which expansion occurs through the installation of additional mechanical equipment or the utilization of mechanical equipment in that mill which has been idle for at least one year and which expansion will result in the need for additional learners in numbers in excess of five percent or five learners.

§ 522.42 Learner occupations. (a) A learner may be employed in any one of the following Class I occupations at not less than the applicable hourly rate provided in § 522.45:

CLASS I OCCUPATIONS Seamless Branch

Knitting (except transfer top knitting).

Seaming. Topping. Boarding.

Folding. Examining and Inspecting. Welting.

Full-Fashioned Branch

Boarding. Folding Examining and Inspecting.

(b) A learner may be employed in any one of the following Class II occupations at not less than the applicable hourly rate provided for such occupations in § 522.46:

> CLASS II OCCUPATIONS Seamless Branch

Knitting (transfer top knitting only). Looping. Mending. Pairing.

Full-Fashioned Branch

Knitting. Looping. Seaming. Topping. Mending.

§ 522.43 Learning period in Class I occupations. (a) A person who has had no previous hosiery industry experience in any one of the Class I occupations may be employed as a learner in any one of the above Class I occupations for not to exceed 480 hours.

(b) A person who has had partial training in the hosiery industry in any one Class I Occupation for less than 480 hours may be employed as a learner in the same Class I occupation until that employee has completed a total of 480 hours in that occupation.

(c) A worker previously employed in one of the Class I occupations may be transferred to another Class I occupation and there employed as a learner for not to exceed 480 hours except that:

(1) A worker may not be transferred from the seamless branch of the hosiery industry to the full-fashioned, or the full-fashioned branch to the seamless and employed as a learner if the person is employed in the same occupation as that in which he or she has been previously employed.

(2) A worker may not be employed as a learner in more than two Class I occupations and if further Class I occupational transfers are made, the employee shall then be paid the full hosiery industry minimum wage applicable to the branch in which he or she is employed.

(d) A worker in any of the Class II occupations named above may be transferred to and employed as a learner for not to exceed 480 hours in any one of the Class I occupations, except that a worker may not be transferred from the occupation of pairing to the occupations of folding or inspecting, nor may a worker be transferred to the same type of work in a Class I occupation for which training has already been received in a Class II occupation.

§ 522.44 Learning period in Class II Occupations. (a) A person who has had no previous experience in the hosiery industry in any one of the Class I or Class II occupations may be employed as a learner for not to exceed 960 hours in any one of the Class II occupations.

(b)—A person who has had partial training in the hosiery industry in any one Class II occupation for less than 960 hours may be employed as a learner in the same Class II occupation until that employee has completed a total of 960 hours in that occupation.

(c) A person who has completed the learning period of 960 hours in any one of the Class II occupations may be employed as a learner in another Class II occupation for not to exceed 480 hours except that:

(1) A worker in the seamless branch may not be transferred to the full-fashioned branch, or a worker in the full-fashioned branch may not be transferred to the seamless branch and employed as a learner in the same occupation in the other branch as that in which he or she has been previously employed, and

(2) A worker may not be employed as a learner in more than two Class II occupations and if further Class II occupational transfers are made, the employee shall then be paid the full hosiery industry minimum wage applicable to the branch in which he or she is employed.

(d) A worker in a Class I occupation who has not been employed as a learner in more than two Class I occupations may be transferred to and employed as a learner for not to exceed 480 hours in any one of the Class II occupations, with the exception of full-fashioned knitting for which provision is made in paragraph (e) of this section, and with the further exception that a folder or an inspector who is-transferred to pairing may not be employed at the learner rate for more than a total of 960 hours,

(e) A worker in any Class I or Class II occupation, except full-fashioned topping, may be employed as a learner on full-fashioned knitting for a total of not to exceed 960 hours, which total hours shall include all past employment, if any, in full-fashioned knitting.

§ 422.45 Class I learner rates. Learners employed in Class I occupations shall be paid not less than 59 cents an hour in the seamless branch, and not less than 65 cents an hour in the full-fashioned branch of the industry.

§ 522.46 Class II learner rates—(a) Piece rate basis. Learners employed on a piece-rate basis in Class II occupations in the seamless branch of the hosiery industry shall be paid not less than 59 cents an hour for the first 480 hours, and not less than 65 cents an hour for the second 480 hours; and in the full-fashioned branch, not less than 65 cents an hour for the first 480 hours, and not less than 70 cents an hour for the second 480 hours.

(b) Basis other than piece rate. Learners employed on other than a piece-rate basis in Class II occupations in the seamless branch of the hoslery industry shall be paid not less than 59 cents an hour for the first 480 hours, and 66 cents an hour for the second 480 hours; and in the full-fashioned branch, not less than 65 cents an hour for the first 480 hours, and not less than 71 cents for the second 480 hours.

(c) Retraining—(1) Piece rate basis. A worker employed on a piece-rate basis, who is being transferred and employed as a learner in accordance with § 522.44 (c) or (d) (retraining), shall be paid not less than 60 cents an hour in the seamless branch of the hosiery industry and not less than 68 cents an hour in the full-fashioned branch.

(2) Basis other than piece rate. A worker employed on other than a piecerate basis, who is being transferred and employed as a learner in accordance with § 522.44 (c) or (d) (retraining), shall be paid not less than 68 cents an hour in the seamless branch of the hosiery industry and not less than 71 cents an hour in the full-fashioned branch.

§ 522.47 Piece rate payment to all learners. If experienced operators are paid on a piece work rate, learners shall be paid at least the same piece work rate as that paid workers already employed on similar work in the establishment and learners shall receive their full piece work earnings whenever these exceed the subminimum hourly wage established in the certificate.

§ 522.48 Duration of Certificates. Special learner certificates authorizing the employment of learners not in excess of five percent of total factory employees or certificates authorizing not more than five learners shall be valid for a period of

not longer than one year unless sooner revoked because an adequate supply of experienced workers are available or for other cause. Special certificates authorizing the employment of learners in excess of five percent shall be valid for a period not exceeding eight months unless sooner revoked in accordance with § 522.50 for cause.

§ 522.49 Provisions of learner certificates. All special certificates shall include, among other matters, the learner occupations, length of learning period. and rates set forth hereinabove; the definition of a learner; the requirement that the employer shall exercise due diligence to secure experienced workers before employing inexperienced workers at learner rates in their stead, except in the instance of retraining experienced workers already employed in the mill, when the necessity of employing experienced workers in lieu of learners shall not apply; the requirement that the certificate shall be posted continuously during its validity in a conspicuous place in the plant where the learners are to be employed; and a prohibition against the violation of any of the terms and conditions set forth in the certificate.

§ 522.50 Revocation of special learner certificates. (a) Any special certificate may be canceled if it is found that it is not necessary to prevent a curtailment of opportunities for employment: Provided, however, That when experienced workers become available after a certificate has been issued, the certificate may be canceled insofar as future employment is concerned, or may be allowed to continue in effect, upon condition that the employer does not hire additional learners under it until experienced workers are not again available. In the absence of fraud or misrepresentation learners already hired under a special certificate may be retained under the terms of the certificate if the learning period extends beyond the date on which the certificate has been canceled.

(b) Any special certificate shall be cancelled as of the date of issue if it is found that the certificate has been obtained by fraud or misrepresentation, or that learners have been employed thereunder in violation of the terms of the certificate. When a certificate has been obtained by fraud or misrepresentation the employer shall be liable to the employee for wages established by the act as if no certificate had issued.

(c) Any special certificate shall be cancelled as of the first date of violation if it is found that any of its terms have been violated, and the employer shall be liable to those employed under such certificate, from the date of violation, for wages established by the act, as if no certificate had issued.

(d) Except in cases of willfulness or those in which the public interest requires otherwise, before any contemplated action for the cancellation or revocation of any special certificate for the employment of learners in the hosiery industry will be considered, facts or conduct which may warrant such action shall be called to the attention of the employer in writing and the parties shall be accorded an opportunity to demon-

strate or achieve compliance with the regulations contained in this part.

§ 522.51 Definition of the hosiery industry. The definition of the term "hosiery industry," for the purpose of this part, shall be as follows: The manufacture or processing of hosiery including, among other processes, the knitting, dyeing, clocking, and all phases of finishing hosiery, but not including the manufacture or processing of yarn or thread.

Signed at Washington, D. C., this 9th day of December 1949.

WM. R. McComb, Administrator.

[F. R. Doc. 49-9999; Filed, Dec. 13, 1949; 8:54 a. m.]

[29 CFR, Part 522]

TEXTILE INDUSTRY

NOTICE OF HEARING

Pursuant to section 14 of the Fair Labor Standards Act of 1938, as amended, the Administrator on May 7, 1941, issued regulations (§§ 522.140 to 522.159) governing employment of learners in the textile industry at wages below the minimum wage established by section 6 of the act. These regulations were amended by Administrative Order No. 181 on March 22, 1943, to provide a subminimum wage rate of 35 cents an hour for learners in specified occupations in the textile industry.

Because of changed conditions throughout the industry no certificates have been requested or issued under the learner regulations for the textile industry for several years, and it is clear that the regulations do not accurately reflect current conditions in the industry as regards the employment of learners, and reexamination of the regulations is therefore necessary.

By virtue of the Fair Labor Standards Amendments of 1949 the minimum wage provided in section 6 of the act will be increased from 40 to 75 cents an hour, effective January 25, 1950. Employers in the textile industry have indicated that when the 75-cent minimum wage goes into effect some provision should be made for employment of learners at a rate or rates below the statutory minimum.

Therefore, pursuant to the authority vested in me by section 14 of the Fair Labor Standards Act of 1938, as amended (52 Stat. 1068, 29 U. S. C. 214; as amended, 63 Stat. 910), notice is hereby given of a public hearing to be held in Conference Room A, Interdepartmental Auditorium, 14th Street and Constitution Avenue, NW., Washington, D. C., to commence at 10:00 a. m. on December 19, 1949, before an authorized representative of the Administrator, at which evidence and testimony will be received on the following questions:

1. Is it necessary, in order to prevent curtailment of opportunities of employment, to provide for the employment of learners in the textile industry, as defined in § 522.158, after January 25, 1950 at wages below the minimum provided in section 6 of the Fair Labor Standards Act, as amended; and if such necessity be found to exist,

2. What subminimum wage rate should be provided for learners in the textile industry, what number or proportion of learners should be permitted in a plant, in what occupations should learners be permitted, and the length or duration of learning period?

Written statements in lieu of personal appearance may be mailed to the Administrator at any time prior to the date of the hearing or may be filed with the presiding officer at the hearing.

Signed at Washington, D. C., this 9th day of December 1949.

WM. R. McComb, Administrator.

[F. R. Doc. 49-10000; Filed, Dec. 13, 1949; 8:54 a, m.]

CIVIL AERONAUTICS BOARD

[14 CFR, Part 45]

FREQUENT OR REGULAR INTRASTATE
OPERATIONS

EXTENSION OF COMPLIANCE DATE

Pursuant to authority delegated by the Civil Aeronautics Board to the Bureau of Safety Regulation, notice is hereby given that the Bureau will propose to the Board an amendment of Part 45 as hereinafter set forth.

Interested persons may participate in the making of the proposed rule by submitting such written data, views, or arguments as they may desire. Communications should be submitted to the Civil Aeronautics Board, attention Bureau of Safety Regulation, Washington 25, D. C. All communications received within 30 days from the date of this publication will be considered by the Board before taking further action on the proposed

On October 4, 1949, the Board adopted an amendment of Part 45 which in general terms provided that commercial operators carrying passengers on a common carrier basis between points within a State in excess of an established frequency or regularity would have to comply with the same safety standards applicable to interstate operators of comparable regularity or frequency. The date established for full compliance with the amended requirements for operators entitled to "grandfather rights" under the provisions of the part was January 1, 1950.

At the time the amendment was promulgated the number of operators involved, and the scope of the compliance problem was not fully known. Since that time many of the operators affected by the rule have expressed their desire to comply with the safety standards so established, but have indicated that the time allowed for compliance is insufficient for the obtaining of the necessary communication equipment and the establishment of an appropriate ground organization. The Administrator has also advised us that, in view of the num-

ber of operators involved, his staff would not be able to complete the certification process by the established date. It has, therefore, been recommended that the Board extend the date for compliance to April 1, 1950, for operators entitled to "grandfather rights," in order to avoid the suspension of operations through circumstances over which the operator has little control.

The same considerations do not apply to persons who are newly entering into the business, and it is not intended to extend the established compliance date for such persons.

We have also been advised that there is no significant number of commercial operators subject to the provisions of Part 45 engaged in carrying passengers in small aircraft on a common carrier basis between two points within a State with the established regularity or frequency. It has therefore been suggested that we confine the operating requirement of \$45.4 (b) for meeting the standards of Part 61 to operations in aircraft of 12,500 lbs. or more maximum certificated take-off weight. The proposed amendment so provides.

It is therefore proposed to amend Part 45 of the Civil Air Regulations (14 F. R. 4276) as follows:

1. By amending § 45.2 to read as follows:

§ 45.2 Certificate required. (a) No person subject to the provisions of this part shall, except as provided below, engage in air commerce using aircraft of 12,500 pounds or more certificated maximum take-off weight until he has obtained from the Administrator a commercial operator certificate:

(1) Any such person whose operations are not subject to the safety standards of Parts 40 and 61 of this chapter in accordance with the provisions of §§ 45.3 and 45.4 (b) may engage in operations subject to the provisions of this part without a commercial operator certificate until such time as the Administrator shall pass on his application for such certificate, but in no case later than January 1, 1950, if he (i) was engaged in such operations on March 23, 1949, and (ii) he had filed with the Administrator an application for such certificate no later than June 1, 1949.

(2) Any such person whose operations are subject to the safety standards of Parts 40 and 61 of this chapter in accordance with the provisions of §§ 45.3 and 45.4 (b) may engage in operations subject to the provisions of this part without a commercial operator certificate or compliance with the requirements of § 45.4 (b) until such time as the Administrator shall pass on his application for such certificate, but in no case later than April 1, 1950, if (i) he was engaged in such operations on March 23, 1949, and (ii) either had an air carrier operating certificate issued under Part 42 of this chapter, or had made application, no later than June 1, 1949, for a commercial operator certificate issued under this

(3) No person holding an air carrier operating certificate shall be required to obtain or be eligible for any commercial operator certificate unless he holds only an air carrier operating certificate issued pursuant to Part 42 of this chapter and carried or intends to carry passengers for compensation or hire as a common carrier between any two points within a State with the frequency set forth in § 45.3 (a).

2. By amending § 45.4 (b) to read as follows:

(b) Persons subject to the provisions of this part who conduct common carrier operations subject hereto in aircraft of 12,500 pounds or more maximum certificated take-off weight carrying passengers between points entirely within a State with the frequency described in § 45.3 (a) shall, in the conduct of all operations between such points, comply with the requirements of Part 61 of this chapter, as heretofore or hereafter amended, except §§ 61.1 and 61.2 of this chapter, or with such other operating requirements as the Administrator finds will provide an appropriate level of safety for the operation.

This amendment is proposed under the authority of Title VI of the Civil Aeronautics Act of 1938, as amended.

(Sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601-610, 52 Stat. 1007-1012; 49 U. S. C. 551-560)

Dated: December 7, 1949, at Washington, D. C.

By the Bureau of Safety Regulation.

[SEAL] JOHN M. CHAMBERLAIN,

Director.

[F. R. Doc. 49-9984; Filed, Dec. 18, 1949; 8:47 a. m.]

INTERSTATE COMMERCE COMMISSION

[49 CFR, Parts 174, 405]

[Ex Parte No. MC-5, Ex Parte No. 159]

MOTOR CARRIER AND FREIGHT FORWARDER INSURANCE FOR PROTECTION OF PUBLIC

NOTICE OF PROPOSED RULE MAKING

Motor Carrier Insurance for Protection of the Public, Ex Parte No. MC-5; Freight Forwarder Insurance for Protection of the Public, Ex Parte No. 159.

At a session of the Interstate Commerce Commission, Division 5, held at its office in Washington, D. C., on the 25th day of November A. D. 1949.

The matter of modification of Rule II (49 CFR, 1947 Supp., 174.2) of the rules and regulations prescribed in Motor Carrier Insurance for Protection of the Public, 1 M. C. C. 45, and of modification of Rule 3 (49 CFR, 1944 Supp., 405.3)

of the rules and regulations prescribed in Freight Forwarder Insurance for Protection of the Public, 260 I. C. C. 375, being under consideration, and good cause therefor appearing:

It is ordered, That the said proceedings are hereby reopened, on our own motion, for further hearing for the purpose of determining whether the amounts of public liability and property damage insurance required by §§ 174.2 and 405.3 should be increased.

It is further ordered, That the aboveentitled proceedings are hereby assigned for further hearing before Examiner Thomas F. Kilroy on the 23d day of February A. D. 1950, at 9:30 o'clock a. m., United States Standard Time, at the offices of the Interstate Commerce Commission Washington D. C.

mission, Washington, D. C.

It is further ordered. That notice of these proceedings be given to the respondents and to the general public by posting a copy of this order in the office of the Secretary of the Commission at Washington, D. C., and by filing a copy with the Director, Division of the Federal Register.

By the Commission, Division 5.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 49-9963; Filed, Dec. 13, 1949; 8:53 a. m.]

NOTICES

DEPARTMENT OF THE TREASURY

Fiscal Service, Bureau of Accounts

[Dept. Circ. 570, Rev. Apr. 20, 1943, 1949, 24th Supp.]

CAROLINA CASUALTY INSURANCE Co.

SURETY COMPANIES ACCEPTABLE ON FEDERAL BONDS

DECEMBER 7, 1949.

A Certificate of Authority has been issued by the Secretary of the Treasury to the above company under the act of Congress approved August 13, 1894, 28 Stat. 279-80, as amended by the act of Congress approved March 23, 1910, 36 Stat. 241 (6 U.S. C. 6-13), as an acceptable surety on Federal bonds. An underwriting limitation of \$43,000.00 has been established for the company. Further details as to the extent and localities with respect to which the company is acceptable as surety on Federal bonds will appear in the next issue of Treasury Department Form 356, copies of which, when issued, may be obtained from the Treasury Department, Bureau of Accounts, Section of Surety Bonds, Washington 25, D. C.

[SEAL] E. H. FOLEY, Jr.,
Acting Secretary of the Treasury.

[F. R. Doc. 49-9985; Filed, Dec. 13, 1949; 8:49 a. m.]

DEPARTMENT OF THE INTERIOR

Bonneville Power Administration

DELEGATIONS OF AUTHORITY

SECTION 1. Assistant Administrator. The Assistant Administrator may:

(a) Execute change orders involving increases or decreases in commitments in excess of \$500 on contracts originally signed by others than the Assistant Administrator;

 (b) Execute contracts with railroad companies and other public utilities for power line crossings;

(c) Accept and execute instruments, other than power sales and interchange contracts, under which the Administration receives or grants rights or privileges:

(d) During the absence of the Administrator, perform the duties and exercise the powers of the Administrator.

Sec. 2. Acting Administrator. During the absence of the Administrator and the Assistant Administrator, such officer or employee who is designated as Acting Administrator by the Administrator or the Assistant Administrator, as the case may be, may perform the duties and exercise the powers of the Administrator; Provided, That the Acting Administrator may not execute power sales or interchange contracts which deviate from established policies, declarations of taking, or system acquisition contracts.

SEC. 3. Controller. The Controller may execute contracts for construction or clearing and for construction materials or equipment when the amount involved is not in excess of \$50,000.

SEC. 4. Power Manager. The Power Manager may:

(a) Make interim or emergency arrangements not covered by formal contracts for the sale and delivery of power to customers, such action to be confirmed in writing and subsequently to be superseded by formal contracts executed by an authorized official;

(b) Make interim or emergency arrangements for the use, by the Government, of its transmission and other facilities or services, for the benefit of other utilities, and the charges applicable thereto, such action to be confirmed in writing and subsequently to be superseded by formal contracts executed by an authorized official;

(c) Make interim or emergency arrangements for the use of the facilities or services of other utilities for the benefit of the Government and the charges applicable thereto, such action to be confirmed in writing and subsequently to be superseded by formal contracts executed by an authorized official.

Sec. 5. Assistant Power Manager, Division of Power Management. The Assistant Power Manager, Division of Power Management, may:

(a) Approve purchasers' resale rate schedules and any additions thereto or modifications thereof, pursuant to power contracts providing therefor, such approval to be in writing;

(b) Determine the facts required for the computation of the amount of, or the charges for, power delivered or transferred to or for a customer, and to compromise and finally settle any claim for such charges arising under any contract.

SEC. 6. Assistant General Counsel. Any Assistant General Counsel may execute, on behalf of the Bonneville Power Administration, releases of claims and demands of the United States for any losses, injuries, or damages to property under the Administrator's control against other persons or public or private corporations when such claims or demands are paid in full.

SEC. 7. Chief, Branch of Operations, ivision of Engineering. The Chief, Division of Engineering. Branch of Operations, Division of Engineering, may:

(a) Execute agreements with customers for the operation of their switches installed on premises in the possession of this Administration;

(b) Execute agreements for the operation of switches of the Administration;

(c) Request customers to perform services and furnish materials when an outage or similar emergency requires the immediate performance of the services and the furnishing of materials.

SEC. 8. Chief, Branch of Maintenance, Division of Engineering. The Chief, Branch of Maintenance, Division of Engineering, may request customers to perform services and furnish materials when an outage or similar emergency requires the immediate performance of the services and the furnishing of materials.

Sec. 9. Chief, Branch of Procurement and Stores, Division of Fiscal and Ad-The Chief. ministrative Services. Branch of Procurement and Stores, Division of Fiscal and Administrative Services, may:

(a) Execute contracts for construction or clearing and for construction materials or equipment when the amount

involved is less than \$5,000;

(b) Execute amendments to contracts for construction or clearing and for construction materials or equipment when the increase or decrease in the commitments resulting from the amendment are not in excess of \$500:

(c) Execute findings of fact concerning and letters granting extensions of time, or contract amendments carrying out such findings of fact, with respect to contracts which he originally signed;

(d) Execute contracts for the sale of

surplus personal property;
(e) Execute contracts for the purchase of supplies and services (excepting personal services and services in connection with the transfer or transmission of electric energy).

SEC. 10. Chief, Branch of Land and Office Service, Division of Fiscal and Administrative Services. The Chief, Branch of Land and Office Service, Division of Fiscal and Administrative Services, may:

(a) Negotiate for purchases of all interests in real estate and licenses, and other rights and privileges pertaining to lands and other property necessary for the Administration's program;

(b) Accept options for the purchase of all interests in real estate.

SEC. 11. Assistant Procurement Officer, Branch of Procurement and Stores, Division of Fiscal and Administrative Services. The Assistant Procurement Officer, Branch of Procurement and Stores, Division of Fiscal and Administrative Services, may purchase supplies and services (other than personal) when the amount does not exceed \$500.

SEC. 12. General. Delegated authority may be exercised by all the superiors of the delegatee, and during the absence of the delegatee, by the officer or employee performing the duties and exercising the functions of the delegatee. All delegated authority shall be exercised in accordance with statutory limitations and requirements and in accordance with such administrative policies as may be made from time to time by the Administrator, Assistant Administrator, or Acting Administrator.

SEC. 13. Revocations; conflicting delegations. These delegations of authority supersede Part 401-Delegations of Authority, Title 18, Code of Federal Regulations, as amended, and all conflicting delegations are, to the extent of such conflict, withdrawn.

(50 Stat. 731, as amended, 16 U.S. C. 832; R. S. 161, 5 U. S. C. 22; sec. 3, 60 Stat. 238; 5 U. S. C. 1002; E. O. 8526, Aug. 26, 1940, 5 F R 3390)

Issued and to become effective December 5, 1949.

> PAUL J. RAVER, Administrator, Bonneville Power Administration.

[F. R. Doc. 49-9959; Filed, Dec. 13, 1949; 8:47 a. m.]

Office of the Secretary

[Order 2509, Amdt. 3]

DELEGATIONS OF AUTHORITY; GENERAL

CLAIMS

1. Paragraph (b) of section 21 of Order No. 2509, as amended (14 F. R. 4766), is further amended so as to read as follows:

SEC. 21. Tort claims. * * *

(b) The Regional Counsels of the Bureau of Land Management, of the Bureau of Reclamation, and of the National Park Service, the Area Counsels of the Bureau of Indian Affairs, the General Counsel of the Bonneville Power Administration, the Chief Counsel of the Southwestern Power Administration, and the Counsel of The Alaska Railroad are severally authorized to consider, ascertain, adjust, determine, and settle, pursuant to the provisions of 28 U.S.C., sec. 2672, any claim not exceeding \$1,000 against the United States based upon a negligent or

wrongful act or omission of an employee of the Department of the Interior, and, without considering its merits, to reject any tort claim which is for an amount in excess of \$1,000.

2. Paragraphs (b) and (c) of section 22 of Order No. 2509 (14 F. R. 307) are amended so as to read as follows:

SEC. 22. Claims relating to irrigation works.

(b) Subject to the direction and supervision of the Solicitor, the Area Counsels of the Bureau of Indian Affairs are severally authorized to determine whether claims not exceeding \$1,000 for damages arising out of the survey, construction, operation, or maintenance of irrigation works on Indian irrigation projects shall be allowed in whole or in part or shall be disallowed.

(c) Any award which may be made by the Solicitor pursuant to paragraph (a) of this section or by an Area Counsel pursuant to paragraph (b) of this section and which is accepted by the claimant in full satisfaction of his claim shall be paid out of funds available for the Indian irrigation project involved in

the claim.

OSCAR L. CHAPMAN, Secretary of the Interior.

DECEMBER 7, 1949.

[F. R. Doc. 49-9979; Filed, Dec. 13, 1949; 8:54 a. m.]

FEDERAL POWER COMMISSION

[Docket No. E-6152]

FLORIDA POWER CORP. AND GEORGIA POWER AND LIGHT CO.

ORDER FURTHER POSTPONING HEARING

Upon the application of Florida Power Corporation and counsel for the Commission's staff for a further postponement of the hearing in the above-entitled matter from December 12, 1949 to January 23, 1950, The Commission orders: The hearing in the above-entitled matter now set for December 12, 1949, be and the same is hereby postponed to January 23, 1950, at 10:00 a.m., e. s. t., in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C.

Date of issuance: December 8, 1949.

By the Commission.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 49-9969; Filed, Dec. 13, 1949; 8:51 a. m.]

HOUSING AND HOME FINANCE AGENCY

Public Housing Administration

DESCRIPTION OF AGENCY AND PROGRAMS AND FINAL DELEGATIONS OF AUTHORITY

ATTESTING OFFICERS

- 1. Section II f is amended as follows:
- f. Attesting Officer. The Assistant Commissioner for Administration is designated as the Attesting Officer for the Public Housing Administration in the Central Office. The Attesting Officer

shall affix the official seal to such documents as may require its application, and is authorized to certify that copies of documents, leases, contracts and other papers duly approved, are identical with the originals on file in the Central Office. The Director, Office Services Branch, the Director, Production and Document Control Branch, and the Administrative Assistant of the Legal Division are designated as alternate Attesting Officers in the Central Office and shall have the same duties, functions and authority vested in the Attesting Officer.

2. Section III c is amended as follows:

c. Attesting Officers. The Field Office Attorney in each field office is designated as the Attesting Officer for the PHA in the field office. The Attesting Officer shall affix the official seal to such documents as may require its application, and is authorized to certify that copies of documents, leases, contracts, and other papers duly approved, are identical with the originals. The Chief, Office Services Section, and the Chief, Production and Document Control Section, are designated as alternate Attesting Officers in each field office, and shall have the same duties, functions, and authority vested in the Attesting Officer.

Approved: December 5, 1949.

[SEAL]

John Taylor Egan, Commissioner.

[F. R. Doc. 49-9968; Filed, Dec. 13, 1949; 8:52 a. m.]

INTERSTATE COMMERCE COMMISSION

[4th Sec. Application 24709]

CHLORIDE OF AMMONIA FROM CENTRAL TERRITORY TO THE SOUTH

APPLICATION FOR RELIEF

DECEMBER 9, 1949.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: B. T. Jones, Agent, pursuant to fourth-section order No. 9800.

Commodities involved: Ammonia, chloride of, carloads.

From: Cleveland, Ohio, and Wyandotte, Mich.

To: Memphis, Tenn., Mobile, Ala., and New Orleans, La.

Grounds for relief: Circuitous routes. Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found

to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 49-9967; Filed, Dec. 13, 1949; 8:52 a. m.]

[4th Sec. Application 24710]

MOTOR-RAIL AND MOTOR RATES; CHICAGO GREAT WESTERN RAILWAY

APPLICATION FOR RELIEF

DECEMBER 9, 1949.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: Middlewest Motor Freight Bureau, Agent, for and on behalf of the Chicago Great Western Railway Company and Mid-States Freight Lines, Inc.

Commodities involved: All commodi-

Between: Chicago, Ill., and Kansas City, Mo.

Grounds for relief: Competition with motor carriers.

Schedules filed containing proposed rates: Middlewest Motor Freight Bureau, Agent, tariff I. C. C. No. 22, Supplement 14

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. Bartel, Secretary.

[F. R. Doc. 49-9964; Filed, Dec. 13, 1949; 8:53 a. m.]

[4th Sec. Application 24711]

SLAG FROM MT. PLEASANT, TENN., TO TEXARKANA, ARKANSAS-TEXAS

APPLICATION FOR RELIEF

DECEMBER 9, 1949.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: D. Q. Marsh, Agent, for and on behalf of the Chicago, Rock Island and Pacific Railroad Company and other carriers named in the application.

Commodities involved: Slag, carloads.

From: Mt. Pleasant, Tenn.

To: Texarkana, Arkansas-Texas. Grounds for relief: Competition with rail carriers and market competition,

Schedules filed containing proposed rates: D. Q. Marsh's tariff I. C. C. No. 3736, Supplement 112.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emer-gency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period,

By the Commission, Division 2.

may be held subsequently.

[SEAL] W. P. BARTEL, Secretary,

[F. R. Doc. 49-9965; Filed, Dec. 13, 1949; 8:53 a. m.]

[4th Sec. Application 24712]

FURNITURE BETWEEN SOUTHERN AND WESTERN TRUNK LINE TERRITORIES

APPLICATION FOR RELIEF

DECEMBER 9, 1949.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: R. E. Boyle, Jr., Agent, for and on behalf of carriers parties to Agent C. A. Spaninger's tariff I. C. C. No. 1649.

Commodities involved: Baby toilet seats, in mixed carloads with furniture and furniture parts,

Between: Points in the south and points in Western Trunk Line territory. Grounds for relief: Competition with

rail carriers and circuitous routes. Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon

a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 49-9966; Filed, Dec. 13, 1949; 8:52 a. m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 7-1131] SOUTHERN CO.

NOTICE OF APPLICATION FOR UNLISTED TRADING PRIVILEGES, AND OF OPPOR-TUNITY FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 8th day of December A. D. 1949.

The Pittsburgh Stock Exchange, pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934 and Rule X-12F-1 thereunder, has made application for unlisted trading privileges in the Common Stock, \$5 Par Value, of The Southern Company, a security listed and registered on the New York Stock Exchange.

Rule X-12F-1 provides that the applicant shall furnish a copy of the application to the issuer and to every exchange on which the security is listed or already admitted to unlisted trading privileges. The application is available for public inspection at the Commission's principal office in Washington, D. C.

Notice is hereby given that, upon request of any interested person received prior to December 30, 1949, the Commission will set this matter down for hearing. In addition, any interested person may submit his views or any additional facts bearing on this application by means of a letter addressed to the Secretary of the Securities and Exchange Commission, Washington, D. C. If no one requests a hearing on this matter, this application will be determined by order of the Commission on the basis of the facts stated in the application, and other information contained in the official file of the Commission pertaining to this matter.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 49-9974; Filed, Dec. 13, 1949; 8:49 a. m.]

[File No. 7-1140] Ohio Edison Co.

NOTICE OF APPLICATION FOR UNLISTED TRAD-ING PRIVILEGES, AND OF OPPORTUNITY FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 8th day of December A. D. 1949.

The Cincinnati Stock Exchange, pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934 and Rule

X-12F-1 thereunder, has made application for unlisted trading privileges in the Common Stock, \$8 Par Value, of Ohio Edison Company, a security listed and registered on the New York Stock Exchange and on the Cleveland Stock Exchange.

Rule X-12F-1 provides that the applicant shall furnish a copy of the application to the issuer and to every exchange on which the security is listed or already admitted to unlisted trading privileges. The application is available for public inspection at the Commission's principal office in Washington, D. C.

Notice is hereby given that, upon request of any interested person received prior to December 29, 1949, the Commission will set this matter down for hearing. In addition, any interested person may submit his views or any additional facts bearing on this application by means of a letter addressed to the Secretary of the Securities and Exchange Commission, Washington, D. C. If no one requests a hearing on this matter, this application will be determined by order of the Commission on the basis of the facts stated in the application, and other information contained in the official file of the Commission pertaining to this matter.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 49-9975; Filed, Dec. 13, 1949; 8:49 a. m.]

[File No. 59-15]

NORTHERN NEW ENGLAND CO. AND NEW ENGLAND PUBLIC SERVICE CO.

ORDER DENYING MOTION AND NOTICE OF AND ORDER FOR ARGUMENT

At a regular session of the Securities and Exchange Commission held at its office in the city of Washington, D. C., on the 8th day of December A. D. 1949.

New England Public Service Company ("NEPSCO"), a registered holding company and a subsidiary of Northern New England Company, also a registered holding company, having on March 8, 1947, filed an amended plan for the retirement of both series of its Prior Lien Preferred stock providing amount other things for the payment of an amount equal to \$120 per share plus accrued dividends to the holders of such stock of the \$7 Dividend Series and \$110 per share plus accrued dividends to the holders of such stock of the \$6 Dividend Series in retirement thereof; hearings having been held, briefs having been filed and oral argument heard with respect to the plan; the Commission by order of June 27, 1947, having approved the plan on the condition that it be amended to provide for the retirement of the two series of Prior Lien Preferred stock upon the payment to the holders thereof of an amount equal to \$100 per share plus accrued dividends and the issuance to the holders of such stock of Certificates of Contingent Interest entitling the holder thereof to such additional amount, if any, not to exceed \$10 per share in the case of the certificates issued to the holders of such stock of the \$6 Dividend Series and not to exceed \$20 per share in the case of the certificates issued to holders of such stock of the \$7 Dividend Series, plus such compensation for delay in the payment thereof, as should be determined to be payable by final order in the proceedings; and the Commission in such order having reserved jurisdiction to pass upon the amounts payable on said Certificates of Contingent Interest on the basis of the record then before it without further proceedings; the plan having been amended accordingly and as so amended having been approved and enforced by the United States District Court for the District of Maine by order of August 6, 1947; and

A petition and brief in support thereof having been filed in this proceeding by David J. Greene, a holder of Preferred stock of NEPSCO and a shareholder of its parent, Northern New England Company, requesting that the Commission take official notice of certain matters asserted to have occurred between the closing of the record in the proceeding on April 30, 1947, and the filing of petitioner's brief on March 17, 1948, on requesting in the alternative that the record be reopened in order that evidence of such matters might be presented; and

The Commission having considered said petition and the briefs filed with respect thereto, and being of the opinion that the matters set forth in said petition are either irrelevant or immaterial to the question of the amounts payable on said Certificates of Contingent Interest: It is ordered, That said petition be and hereby is denied; and

The Commission deeming it appropriate, by reason of the fact that less than a majority of the present Commission held office at the time oral argument with respect to NEPSCO's plan was originally heard, that re-argument should be heard prior to the taking of action pursuant to the reservation of jurisdiction:

Notice is hereby given and It is further ordered, That argument be had before the Commission on January 5, 1950, at 10:00 a.m., e. s. t., in Room 102, at the office of the Commission, 425 Second Street NW., Washington 25, D. C., on the question of the amounts, if any, payable on said Certificates of Contingent Interest.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 49-9976; Filed, Dec. 13, 1949; 8:49 a. m.]

[Files Nos. 54-159, 54-160, 54-162, 54-164] INTERNATIONAL HYDRO-ELECTRIC SYSTEM

ORDER DENYING CERTAIN APPLICATIONS AND APPROVING PART II OF TRUSTEE'S SECOND PLAN

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 6th day of December A. D. 1949.

Bartholomew A. Brickley, Trustee of International Hydro-Electric System ("IHES"), a registered holding company, having filed pursuant to section 11 (d) of the Public Utility Holding Company Act of 1935 his Second Plan for the liquidation and dissolution of IHES, wherein it is proposed, in Part II of said Plan, to retire IHES debentures due April 1, 1944 with funds derived from treasury cash, the sale of enough shares of common stock of Gatineau Power Company ("Gatineau") to provide approximately \$5,000,000, and a loan of approximately \$10,000,000, to mature in two years with option of a renewal by IHES for an additional period of one year, and having requested an exemption from the competitive bidding requirements of Rule U-50 in connection with such proposed sale and loan; and

Paul H. Todd, a director and Class A stockholder of IHES, having filed an application requesting a modification of an order directing the liquidation and dissolution of IHES entered by the Commission on July 21, 1942, so as to permit the reorganization and continuance of

IHES; and

An application for an order severing the issues arising in connection with Part II of the Trustee's Plan and directing the Trustee to sell certain amounts of Gatineau stock having been filed by a Protective Committee for Preferred Stockholders of IHES; and

A public hearing having been held, after appropriate notice, on the said Part II of the Trustee's Plan and on Todd's application; and the Commission having received briefs and heard oral argument on Part II of the Trustee's Plan and on the applications filed by Todd and the Protective Committee; and

The Commission having considered the record and having made and filed its findings and opinion herein: It is ordered,

That:

(1) The application by Todd for a modification of the Commission's Order of July 21, 1942, for liquidation and dissolution of IHES be, and it hereby is, denied;

(2) The application of the Protective Committee for Preferred Stockholders for a severance of the issues arising in connection with Part II of the Trustee's Plan be, and it hereby is, granted;
(3) The application of the Protective

Committee for Preferred Stockholders for an order directing the Trustee to sell Gatineau stock be, and it hereby is, granted insofar as it is consistent with Part II of the Trustee's Plan, and denied in all other respects;

(4) Part II of the Trustee's Plan be. and it hereby is, approved for submission to the District Court of the United States for the District of Massachusetts, subject, however, to the condition that at least \$5,000,000 worth of Gatineau common stock be sold under Part II and that the Trustee sell more than this amount if he can do so advantageously.

(5) Jurisdiction is reserved with respect to the approval by the Commission of the maximum amounts that may be paid as legal fees and expenses in con-

nection with Part II of the Trustee's Plan, and also with respect to all future proceedings in compliance with the Commission's Order of July 21, 1942, for liquidation and dissolution of IHES.

(6) The Trustee's application for an exemption from the competitive bidding requirements of Rule U-50 with respect to the proposed sale of Gatineau common stock and the proposed short-term loan, be, and it hereby is, granted, subject to reporting the results of negotiations and the terms of the proposed sale and loan and obtaining subsequent approval of the Commission prior to the consummation of any sale or loan.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 49-9971; Filed, Dec. 13, 1949; 8:50 a. m.]

[File No. 70-2049]

WEST PENN RAILWAYS CO.

ORDER GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission held at its office in the city of Washington, D. C. on the 8th day of December A. D. 1949.

West Penn Railways Company ("Railways"), a subsidiary of The West Penn Electric Company ("West Penn Electric"), a registered holding company, having filed with this Commission an application pursuant to the Public Utility Holding Company Act of 1935, and certain rules and regulations promulgated thereunder, regarding the following transactions:

Railways is proposing to acquire for a cash consideration of \$500, five shares of common stock, par value \$100 per share, of West Penn Bus Lines ("Bus Lines"), a company incorporated under the laws of the State of Pennsylvania, such shares of common stock constituting all of the capital stock to be outstanding of said company; the filing containing a copy of an order of the Pennsylvania Public Utility Commission evidencing the approval by it of the acquisition by Railways of the five shares of capital stock of West Penn Bus Lines; it being represented in the filing with this Commission that Bus Lines was organized to effectuate the substitution of bus service along all or a part of the electric railway lines of Railways and that upon the acquisition by Railways of the securities of Bus Lines these companies will make a further filing with this Commission for the acquisition by Railways of the franchises and other assets of Bus Lines: and. the filing requesting that the final order of the Commission herein become effective upon issuance:

Notice of this filing having been duly given in the form and manner prescribed by Rule U-23 promulgated pursuant to the act and the Commission not having received a request for a hearing with respect thereto and not having ordered a hearing thereon;

The Commission finding with respect to this application that all of the applicable statutory standards are satisfied and deeming it appropriate in the public interest and in the interests of investors and consumers that said application be granted and further deeming it appropriate to grant the request that this order be effective upon issuance;

It is hereby ordered, Pursuant to said Rule U-23 and the applicable provisions of the act that this application be and the same hereby is granted forthwith subject to the terms and conditions prescribed in Rule U-24.

By the Commission.

[SEAL] ORVAL L. DUBOIS. Secretary.

[F. R. Doc. 49-9972; Filed, Dec. 13, 1949; 8:50 a. m.]

[File No. 70-2258]

IOWA POWER AND LIGHT CO.

SUPPLEMENTAL ORDER RELEASING JURISDIC-TION AND PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 7th day of December A. D. 1949.

Iowa Power and Light Company ("Iowa Power"), a public utility subsidiary of Continental Gas & Electric Corporation, a registered holding company, which is a subsidiary of The United Light and Railways Company, also a registered holding company, having filed a declaration and amendments thereto, pursuant to section 7 of the Public Utility Holding Company Act of 1935 ("act"), with respect to the issue and sale, pursuant to the competitive bidding requirements of Rule U-50 promulgated under the act, of \$7,500,000 principal amount of First Mortgage Bonds, __ % Series due 1979; and

The Commission having, by order dated November 22, 1949, permitted said declaration, as amended, to become effective, subject to the condition that the proposed issue and sale of bonds not be consummated until the results of competitive bidding pursuant to Rule U-50 shall have been made a part of this record and a further order issued by the Commission in the light of the record as so completed, for which purpose jurisdiction was reserved, and subject to a further reservation of jurisdiction with respect to the fees and expenses to be incurred and paid in connection with the proposed issue and sale of the securities; and

Iowa Power having filed a further amendment to said declaration, as amended, stating that, in accordance with said order of November 22, 1949, said bonds have been offered for sale pursuant to the competitive bidding requirements of Rule U-50, and that the following bids for the bonds have been

received:

| Bidding group headed by— | Coupon | Price to the Com- pany 1 | Cost to the Com- pany |
|--|--|---|---|
| Halsey Stuart & Co., Inc. Equitable Securities Corp. Kidder Peabody & Co. White, Weld & Co. W. C. Langley & Co. Smith Barney & Co. Lehman Bros. The First Boston Corp. Blyth & Co., Inc. | 284 284 294 294 294 294 294 294 294 294 | Percent 102 019 101. 81 101. 809 101. 701 101. 7599 101. 669 101. 661 101. 65 101. 609 | Percent 2, 651993 2, 662024 2, 662072 2, 662938 2, 664434 2, 667362 2, 669190 2, 669719 2, 671695 |

Plus accrued interest from Dec. 1, 1949.

Said amendment further stating that the bid of Halsey Stuart & Co., Inc. as above set out has been accepted and that the bonds are to be offered for sale to the public at 102.500% of the principal amount plus accrued interest, resulting in an underwriter's spread of 0.481% of the principal amount of the bonds; and

Said declaration, as amended, further stating that the estimated fees and expenses to be incurred and paid by declarant in connection with the proposed issuance and sale of securities amount to \$80,000, including legal fees in the amount of \$15,000 payable \$10,000 to Sidley, Austin, Burgess & Harper and \$5,000 to Gamble, Read, Howland, Gamble and Riepe and accountants' fees of \$6,500 payable to Arthur Andersen & Co., and that the estimated fee to be paid by the purchasers of the bonds to Isham, Lincoln & Beale, their counsel amounts to \$7,000; and it appearing that said fees and expenses are not unreasonable if they do not exceed the estimates; and

The Commission having considered the record herein and finding no basis for imposing terms and conditions with respect to the price to be paid the company, the interest rate, redemption prices of the bonds or the underwriter's spread; and it appearing that the jurisdiction heretofore reserved with respect to the results of competitive bidding and with respect to the fees and expenses to be incurred and paid should be released; and

and

The Commission finding that the applicable standards of the act and the rules and regulations promulgated thereunder have been satisfied and that said declaration, as amended, should be permitted to become effective forthwith:

It is ordered, Pursuant to the provisions of Rule U-23 and subject to the terms and conditions prescribed in Rule U-24, that the jurisdiction heretofore reserved, with respect to the results of competitive bidding for said bonds and with respect to the fees and expenses to be incurred and paid in connection with the issuance and sale of such securities be, and it hereby is, released, and that the declaration, as amended, be and it hereby is, permitted to become effective.

It is further ordered, That this order shall become effective upon its issuance.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 49-9970; Filed, Dec. 13, 1949; 8:51 a. m.]

No. 240 4

[File No. 70-2271]
UNITED GAS CORP.
NOTICE OF FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 8th day of December A. D. 1949.

Notice is hereby given that United Gas Corporation ("United"), a gas utility subsidiary of Electric Bond and Share Company, a registered holding company, has filed an application pursuant to the Public Utility Holding Company Act of 1935 and has designated sections 9 (a) (1), 10 (a) (1), 10 (b) and 10 (c) thereof as applicable to the proposed transactions which are summarized as follows:

United, through its wholly owned subsidiary, United Gas Pipe Line Company ("Pipe Line"), derives certain of its natural gas from the Carthage Field, Texas, and operates a plant for the recovery of liquid hydro-carbons from natural gas produced in that field. Chicago Corporation and Carthage Corporation, nonaffiliates, also operate such plants and the three companies are the principal producers of straight-run motor fuel in that field. Triangle Refineries and Highland Oil Company are marketers of gasoline produced at the Carthage Field. The application states that it is necessary to improve the quality of motor fuel derived from the Carthage Field and that modern catalytic cracking equipment is necessary for this purpose.

Atlas Processing Company ("Atlas"), a Delaware corporation, has been organized for the purpose of acquiring and operating a plant located at Shreveport, Louisiana, together with related facilities, for the reforming and upgrading of straight-run gasoline produced by certain producers in the Carthage Field, for a base cash purchase price of \$750,000. The plant and facilities after certain alterations will have a processing capacity of approximately 12,000 barrels of gasoline per day with a resulting calculated production of approximately 11,500 barrels of motor fuel having a minimum research octane rating of 83 for regular grade and 87 for premium grade.

The proposed capital structure of Atlas will consist of \$700,000 principal amount of First Mortgage, five year, 4% Notes, \$550,000 principal amount of Second Mortgage, five year, 4% Notes, and 10,000 shares of no par value common stock of an aggregate stated value of \$50,000. United proposes to acquire \$175,000 principal amount of the First Mortgage Notes, \$137,500 principal amount of the Second Mortgage Notes, and 2,500 shares of the common stock of Atlas for a total cash consideration of \$325,000. Chicago Corporation, Carthage Corporation, and Triangle Refineries and Highland Oil Company jointly, each proposes to acquire \$137,500 principal amount of the Second Mortgage Notes and 2,500 shares of the common stock of Atlas. The remainder of the First Mortgage Notes, amounting to \$525,000, will be sold by Atlas to the Second Na-tional Bank of Houston, Texas.

The application states that were Pipe Line to construct these facilities itself it would cost approximately \$1,500,000 and that the proposed investment in Atlas makes available to Pipe Line the same capacity which it would have by construction of its own plant with a much lower investment.

Notice is further given that any interested person may, not later than December 20, 1949, at 11:30 a. m., e. s. t., request the Commission in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request and the issues, if any, of fact or law raised by said application which he desires to controvert, or may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C. At any time after 11:30 a. m., e. s. t., on December 20, 1949, said application as filed, or as amended, may be granted and permitted to become effective as provided in Rule U-23 of the rules and regulations promulgated under the act, or the Commission may exempt such transactions as provided in Rule U-20 (a) and Rule U-100 thereof. All interested persons are referred to said application which is on file with the Commission for a statement of the transactions therein proposed.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 49-9973; Filed, Dec. 13, 1949; 8:50 a. m.]

UNITED STATES MARITIME COMMISSION

RUMANIAN VESSEL "MANGALIA" (LATER CALLED "SCEPTER")

NOTICE OF DEPOSIT ON ACCOUNT OF JUST COMPENSATION FOR TITLE

The United States Maritime Commission, acting pursuant to the provisions of the act of June 6, 1941, Public Law 101, 77th Congress (55 Stat. 242), as amended, particularly as amended by section 3 (a) of the act of March 24, 1943, Public Law 17, 78th Congress (57 Stat. 45) and the executive orders and statutes relating to said act, hereby gives notice that on November 23, 1949 the sum of \$10,000 was deposited with the Treasurer of the United States on account of just compensation for title to the Rumanian vessel Mangalia (later Scepter) which was requisitioned on June 25, 1941, at New York pursuant to said act of June 6, 1941.

The attention of all interested parties is invited to the provisions of section 3 (a) of Public Law 17, 78th Congress concerning claims which existed against the vessel at the time of requisition.

By order of the United States Maritime Commission.

[SEAL]

A. J. WILLIAMS, Secretary.

DECEMBER 9, 1949.

[F. R. Doc. 49-9981; Filed, Dec. 13, 1949; 8:55 a. m.]

Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616; E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Vesting Order 14076]

GEORGE (GEORG) NICKLAUS

In re: Estate of George (Georg) Nicklaus, also known as Neklaus and Niclaus, deceased. File No. 017-25714.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Elma Wolff Nicklaus (Nek-laus—Niclaus), whose last known address is Germany, is a resident of Germany and a national of a designated

enemy country (Germany);

2. That the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Elma Wolff Nicklaus (Neklaus-Niclaus), who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany)

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, and each of them. in and to the estate of George (Georg) Nicklaus (Neklaus and Niclaus), deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany)

4. That such property is in the process of administration by Wisconsin Valley Trust Company, as administrator c. t. a., acting under the judicial supervision of the County Court of Marathon County, Wisconsin;

and it is hereby determined:

5. That to the extent that the person named in subparagraph 1 hereof and the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Elma Wolff Nicklaus (Neklaus-Niclaus) are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on November 28, 1949.

For the Attorney General.

[SEAL]

HAROLD I. BAYNTON, Acting Director, Office of Alien Property.

[F. R. Doc. 49-9987; Filed, Dec. 13, 1949; 8:48 a. m.]

[Vesting Order 14081]

JOHN SANWOLD

In re: Estate of John Sanwold, deceased. File No. D-28-9275; E. T. sec. No. 12165

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law. after investigation, it is hereby found:

1. That Emilie Hofmann, Christine Sanwold, Georg Sanwold, Marie Dorn, Albert Sanwold, Rosa Kruz, Frida Mohle, Karl Sanwold, Emilie Stecker, and Wilhelm Sanwold, whose last known address is Germany, are residents of Germany and nationals of a designated enemy

country (Germany);
2. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraph 1 hereof, and each of them, in and to the estate of John Sanwold, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany)

3. That such property is in the process of administration by Rudolf Dollen, as administrator, acting under the judicial supervision of the District Court of Pottawattamie County, Iowa:

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on November 28, 1949.

For the Attorney General.

[SEAL]

HAROLD I. BAYNTON, Acting Director, Office of Alien Property.

[F. R. Doc. 49-9988; Filed, Dec. 13, 1949; 8:48 a. m.]

[Vesting Order 14090]

RICHARD WESTER AND CHASE NATIONAL BANK OF THE CITY OF NEW YORK

In re: Trust agreement dated August 29, 1932, between Richard Wester, settlor, and The Chase National Bank of the City of New York, trustee, and amendments thereto, dated January 22, 1934, and March 22, 1935. File No. F-28-4829-

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law. after investigation, it is hereby found:

1. That Karl August Wester, Franz Wester and Ernst Wester, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the descendants, names unknown, of Karl August Wester, of Franz Wester, and of Ernst Wester, and the heirs-at-law and next-of-kin, names unknown, of Richard Wester, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany)

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, in and to and arising out of or under that certain trust agreement dated August 29, 1932, by and between Richard Wester, settlor, and The Chase National Bank of the City of New York, trustee, and amendments thereto, dated January 22, 1934, and March 22, 1935, presently being administered by The Chase National Bank of the City of New York, 18 Broad Street, New York 15, New York, trustee, York, trustee,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany):

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof and the descendants, names unknown, of Karl August Wester, of Franz Wester, and of Ernst Wester, and the heirs-at-law and next-of-kin, names unknown, of Richard Wester, deceased, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended. Executed at Washington, D. C., on November 28, 1949.

For the Attorney General.

[SEAL]

Harold I. Baynton,
Acting Director,
Office of Alien Property.

[F. R. Doc. 49-9989; Filed, Dec. 13, 1949; 8:48 a. m.]

[Vesting Order 14095]

CARL AUGUST GEORG BERGENER

In re: Bank accounts, bonds and certificate of trust owned by and debt owing to Carl August Georg Bergener, also known as Carl Bergener. F-28-19624-D-1, F-49-1302-A-3, F-28-176-C-2, D-29-145.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Carl August Georg Bergener, also known as Carl Bergener, whose last known address is Detmolderstrasse 17, Hannover, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as fol-

lows:

a. That certain debt or other obligation of The National City Bank of New York, 55 Wall Street, New York, New York, arising out of an inactive checking account, entitled Dresdner Bank, Berlin, for the benefit of Carl Bergener, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same.

b. Six (6) Northern Pacific Railway Company General Lien Land Grant 3% Bonds, due January 1, 2047, each of \$1,000.00 face value, bearing the numbers 13099, 11925, 13114, 27996, 27995, and 46312, presently in the custody of Swiss American Corporation, 30 Pine Street, New York 5, New York, in an account entitled Handelstrust West N. V., together with any and all rights there-

under and thereto,

c. Five (5) Northern Pacific Railway Company Prior Lien Mortgage Railway and Land Grant 4% Bonds, due January 1, 1997, each of \$1,000.00 face value, bearing the numbers 4801, 64763, 87698 11256 and 3742, presently in the custody of Swiss American Corporation, 30 Pine Street, New York 5, New York, in an account entitled Handelstrust West N. V., together with any and all rights thereunder and thereto,

d. That certain debt or other obligation of Swiss American Corporation, 30 Pine Street, New York 5, New York, in the amount of \$2,140.00, as of September 28, 1945, arising out of the receipt and possession of the proceeds of the sale of \$2,000.00 Southern Pacific Railroad Company 4% Bonds, due 1955, called January 1, 1946, and any and all accruals thereto, which debt or other obligation constitutes a portion of the amount of money on deposit with said Swiss American Corporation, in an account entitled Handelstrust West N. V.,

Clients Depot, and any and all rights to demand, enforce and collect the same,

e. One (1) City Bank Farmers Trust Company Declaration of Trust Uniform Trust Plan (A) Certificate, of \$2,000.00 face value, bearing the number 393, registered in the name of Carl Bergener, presently in the custody of City Bank Farmers Trust Company, 22 William Street, New York 15, New York, in an account entitled Handelstrust West N. V., together with any and all rights thereunder and thereto, and

f. That certain debt or other obligation of City Bank Farmers Trust Company, 22 William Street, New York 15, New York, arising out of a blocked account, entitled Uniform Trust-A Special Cash Account, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Carl August Georg Bergener, also known as Carl Bergener, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on November 28, 1949.

For the Attorney General.

[SEAL]

Harold I. Baynton,
Acting Director,
Office of Alien Property.

[F. R. Doc. 49-9990; Filed, Dec. 13, 1949; 8:48 a. m.]

[Vesting Order 14096] CHARLES BERGENSEN

In re: Bank accounts and other personal property owned by Charles Bergensen, also known as Carlos Bergensen, Carl Bergensen, as Chas. Bergensen and as K. Budde. D-28-12703-C-1; E-1 and E-2.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Charles Bergensen, also known as Carlos Bergensen, Carl Bergensen, as Chas. Bergensen and as K. Budde, whose last known address is 20a Hildesheim 1, Hanover, Hauptpostlagernd, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation of People's Savings Bank in Providence, Providence, Rhode Island, arising out of a savings account, account numbered 118542, entitled "Catherine S. Bergensen or Charles Bergensen and payable to either or the Survivor of them", maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

b. That certain debt or other obligation of The Andover National Bank, 23 Main Street, Andover, Massachusetts, arising out of a checking account, entitled "Chas. Bergensen or Catherine S. Bergensen, either or the Survivor", maintained at the aforesaid bank, and any and all rights to demand, enforce

and collect the same.

c. Four (4) United States Defense Savings Bonds, Series E, bearing numbers Q312491712E, Q370219689E and Q225077012E of \$25.00 maturity value and number L83579547E of \$50.00 maturity value, presently in the custody of Jean C. DeAcutis, Rockwood, Maine, together with any and all rights thereunder and thereto,

d. Personal property consisting of a telescope and camera, and presently in the custody of Jean C. DeAcutis, Rockwood, Maine, described as follows:

1. "Bardou & Son, Harls-Rifle Range, Telescope Power 33 times"

 3A Autographic Kodak, special camera— Model 8,

e. That certain debt or other obligation of the American Express Company, in the amount of \$10.00, arising out of an outstanding traveler's check numbered K3686615, issued by the aforesaid American Express Company, payable to Charles Bergensen, and presently in the custody of Jean C. DeAcutis, Rockwood, Maine, and any and all rights to demand, enforce and collect the aforesaid debt or other obligation, together with any and all rights in, to and under, including particularly the right to possession and presentation for collection and payment of the aforesaid traveler's check, and

f. Two (2) United States Postal Savings Certificates issued at Provo, Utah, in the name of Chas. Bergensen, numbered C1641 and E1986 for \$5.00 and \$20.00 respectively, and presently in the custody of Jean C. DeAcutis, Rockwood, Maine, together with any and all rights in, to and under the aforesaid postal savings certificates,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Charles Bergensen, also known as Carlos Bergensen, Carl Bergensen, as Chas. Bergensen and as K. Budde, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States

for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on November 28, 1949.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Acting Director,
Office of Alien Property.

[F. R. Doc. 49-9991; Filed, Dec. 13, 1949; 8:49 a. m.]

[Return Order 498] THERESIA SCHLOEGL

Having considered the claim set forth below and having issued a determination allowing the claim, which is incorporated by reference herein and filed herewith,

It is ordered, That the claimed property, described below and in the determination, be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Notice of Intention To Return Published, and Property

Theresia Schloegl, Stelermark, Austria, Ulaim No. 39916, Nov. 1, 1949 (14 F. R. 6656); \$5,835.39 in the Treasury of the United States.

Appropriate documents and papers effectuating this order will issue.

Executed at Washington, D. C., on December 8, 1949.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,

Acting Director,

Office of Alien Property.

[F. R. Doc. 49-9994; Filed, Dec. 13, 1949; 8:51 a. m.]

[Return Order 499] FRED HESS

Having considered the claim set forth below and having issued a determination allowing the claim, which is incorporated by reference herein and filed herewith.

It is ordered, That the claimed property, described below and in the deter-

mination, be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Notice of Intention to Return Published, and Property

Fred Hess, Pestalozzistr. 19, Lorrach (2), Baden, Germany, Claim No. 13177, Nov. 1, 1949 (14 F. R. 6654); \$2,000 in the Treasury of the United States.

Appropriate documents and papers effectuating this order will issue.

Executed at Washington, D. C., on December 8, 1949.

For the Attorney General.

[SEAL]

HAROLD I. BAYNTON,
Acting Director,
Office of Alien Property.

[F. R. Doc. 49-9995; Filed, Dec. 13, 1949; 8:52 a. m.]

BERTHA GRUMBACH

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to section 32 (f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of the publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Property, and Location

Bertha Grumbach, Freiburg, Germany, Claim No. 29438; \$4,192.45 in the Treasury of the United States. All right, title and interest of Bertha Grumbach in and to the estate of Emil Weil, deceased, and in and to the trusts created under the will of Emil Weil.

Executed at Washington, D. C., on December 6, 1949.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Acting Director,

Office of Alien Property.

[F. R. Doc. 49-9997; Filed, Dec. 13, 1949; 8:53 a. m.]

JOHANNA LADERER

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to section 32 (f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of the publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Property, and Location

Johanna Laderer, San Francisco, California, Claim No. 8629; \$4,508.42 in the Treasury of the United States. All right, title, interest and claim of any kind or character whatsoever of Johanna Laderer in and to the estate of Albert Bernheim, deceased, and trusts created under the will of Albert Bernheim, deceased.

Executed at Washington, D. C., on December 8, 1949.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Acting Director,
Office of Alien Property.

[F. R. Doc. 49-9996; Filed, Dec. 13, 1949; 8:53 a. m.]

[Vesting Order 14107]

HANS ANDREAS VERVERGAERT

In re: Bonds owned by Hans Andreas Ververgaert. F-28-19620.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Hans Andreas Ververgaert, whose last known adress is 17 Imhof Strasse, Nuernberg, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

designated enemy country (Germany);
2. That the property described as follows: Three (3) International Telephone & Telegraph Corporation 5% Debentures, due February 1, 1955, each of \$1,000.00 face value, bearing the numbers 33851, 33852 and 33853, presently in the custody of Swiss American Corporation, 30 Pine Street, New York 5, New York, in an account entitled Handelstrust West N. V., together with any and all rights thereunder and thereto,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national in-

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States,

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on November 28, 1949.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Acting Director,
Office of Alien Property.

[F. R. Doc. 49-9992; Filed, Dec. 13, 1949; 8:49 a. m.]